

BILLS PASSED

BY THE

HAWAII STATE LEGISLATURE

REGULAR SESSION OF 2024

SHOWING ACTIONS TAKEN AS OF

May 3, 2024

Prepared by the:



Legislative Reference Bureau Systems Office
State Capitol, Room 413
415 South Beretania Street
Honolulu, HI 96813

Caveat: While all data are believed accurate, they are subject to change pending confirmation against official records kept by the respective Chief Clerk's offices.

FOREWORD

This publication contains brief descriptions of all bills passed by the Hawaii State Legislature during the Regular Session of 2024. We have included such data as the bill number, title, introducer, description, committee reports, current status, and sections of the Hawaii Revised Statutes affected by the bill. This publication reflects data recorded up to and including May 3, 2024, which is the date that the Legislature adjourned sine die. For your information, under Article III, Section 16 of the Hawaii State Constitution, the Governor has 45 days after adjournment sine die (not counting Saturdays, Sundays, and holidays), to consider bills for approval.

The Legislative Reference Bureau discourages the use of these descriptions of bills as a substitute for the bills passed by the Legislature. These descriptions are meant to be handy reference tools, not substitutes for the text. Copies of bills may be obtained at the various locations mentioned in this report.

This publication has been created by the Legislative Reference Bureau - Systems Office. Inquires on the approval of bills, their effective dates, subjects of bills passed, laws affected by bills passed, or any questions covering the data shown may be directed to Lori Lee Ohta. Their office is located at the State Capitol, Room 413 and their phone number is (808) 587-0700.

Charlotte A. Carter-Yamauchi
Director
Legislative Reference Bureau

May 2024

**WHERE TO OBTAIN COPIES OF BILLS OR ACTS
(Honolulu)**

SOURCE	CONTACT	HOURS	COST
All public libraries. Click on "Visit" at www.librarieshawaii.org for library location or listing in white pages: State offices, Dept. of Education, Public Library System	Reference Desk	Different for each library. Call to inquire or check branch hours at www.librarieshawaii.org .	Electronic access via the internet only at www.capitol.hawaii.gov . Internet computer sessions available with library card or 1-hour guest pass. 15¢/page donation for self-service printing.
Hawai'i State Archives Kekāuluohi Building ʻIolani Palace Grounds 364 S. King Street Honolulu 96813 Phone: (808) 586-0329 email: archives@hawaii.gov	Reference Archivist	Monday - Friday 9:00 am- 4:00 pm	Copies 25¢/page. Certification \$2.25/record, which is subject to change. See https://ags.hawaii.gov/archives/about-us/forms-and-fees/ for other fees and services. State, local, federal government agencies gratis. Prepayment required to duplicate records and to mail copy orders (postage and handling fees). Staff unable to conduct research. Finding aids to Legislature records and other collections that might be of interest is available online at https://ags.hawaii.gov/archives/about-us/archives-research/ . Specific citations to bills, resolutions, and committee reports required to request records, see reference desk staff for assistance.
Senate Document Center State Capitol Room 012A Honolulu 96813 Phone: (808) 586-6755	Tracy Kim or Senate Clerk's office (808) 586-6720	Monday - Friday 8:30 am - 4:30 pm	Free for reasonable quantities.
House Printshop State Capitol Room 012B Honolulu 96813 Phone: (808) 586-6591 houseprintshop@capitol.hawaii.gov	Tammy Tengan or Summer Kaleo or Noah Kurosawa	Monday - Friday 8:00 am - 5:00 pm	General public – may request free copies to be mailed or faxed for reasonable quantities.
Lieutenant Governor State Capitol 5 th Floor Honolulu 96813 Phone: (808) 586-0255	Front Desk	Monday - Friday 7:45 am - 4:30 pm	25¢/page. Cost of postage for any mailings. Prepayment with cash, cashier's check or money order required.
Supreme Court Law Library Aliʻiolani Hale 417 S. King Street, Rm. 115 Honolulu 96813 Phone: (808) 539-4964	Front Desk	Monday - Friday 7:45 am - 4:15 pm	15¢/page (self service). Document delivery via email for 25¢/page plus \$2 handling charge (plus postage for mail-outs), prepayment with business or cashier's check or money order required.
William S. Richardson School of Law Library 2525 Dole Street Honolulu 96822 Phone: (808) 956-7583	Circulation Desk	By appointment only. Please call (808) 956-7583 to arrange an appointment or request remote delivery.	Scanned pages may be printed at circulation desk for 10¢/page. Documents can also be downloaded to flash drive or emailed.

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(Hawaii, Kauai, & Maui)**

SOURCE	CONTACT	HOURS	COST
<i>Hawaii</i>			
All public libraries. Click on “Visit” at www.librarieshawaii.org for library location or listing in white pages: State offices, Dept. of Education, Public Library System	Reference Desk	Different for each library. Call to inquire or check branch hours at www.librarieshawaii.org .	Electronic access via the internet only at www.capitol.hawaii.gov . Internet computer sessions available with library card or 1-hour guest pass. 15¢/page donation for self-service printing.
Third Circuit Court Law Library - Hilo Hale Kaulike 777 Kilauea Avenue Hilo 96720 Phone: (808) 961-7438	Colette	Monday - Friday 7:45 am - 4:30 pm	10¢/page (self service) 15¢/page via usage of the internet
Third Circuit Court Law Library - Kona Keolu Courthouse 74-5451 Kamakaeha Avenue Kailua-Kona 96740 Phone: (808) 322-8729	Sarah	Monday - Friday 7:45 am - 4:15 pm	10¢/page (self service) 15¢/page via usage of the internet
<i>Kauai</i>			
All public libraries. Click on “Visit” at www.librarieshawaii.org for library location or listing in white pages: State offices, Dept. of Education, Public Library System	Reference Desk	Different for each library. Call to inquire or check branch hours at www.librarieshawaii.org .	Electronic access via the internet only at www.capitol.hawaii.gov . Internet computer sessions available with library card or 1-hour guest pass. 15¢/page donation for self-service printing.
Fifth Circuit Court Law Library - Kaua'i Pu'uhonua Kaulike Building 3970 Ka'ana Street, Suite 100 Lihu'e 96766-1281 Phone: (808) 539-4964		Monday, Wednesday, Friday, 9 am - 12 pm. Closed Tuesday and Thursday.	15¢/page (self service) or via usage of the internet
<i>Maui</i>			
All public libraries. Click on “Visit” at www.librarieshawaii.org for library location or listing in white pages: State offices, Dept. of Education, Public Library System	Reference Desk	Different for each library. Call to inquire or check branch hours at www.librarieshawaii.org .	Electronic access via the internet only at www.capitol.hawaii.gov . Internet computer sessions available with library card or 1-hour guest pass. 15¢/page donation for self-service printing.
Second Circuit Court Law Library - Maui Hoapili Hale 2145 Main Street, Room 207 Wailuku 96793 Phone: (808) 244-2706	Service Center Rm. 141	Monday - Friday 7:45 am - 4:30 pm	15¢/page (self service) or via usage of the internet

SENATE BILLS THAT PASSED THE LEGISLATURE

SB0063 SD2 HD3 CD2 (SENATE
FLOOR AMENDMENT 7 OR
HOUSE FLOOR AMENDMENT 9)

RELATING TO NURSES.

Introduced by: Keohokalole J, Elefante B, Fukunaga C, Keith-Agaran G, Rhoads K
Establishes provisions relating to temporary permit under nurses law. Allows the board to issue a temporary permit to a practical nurse or registered nurse licensed in another jurisdiction who; completes an application on a form prescribed by the board; pays all applicable fees to the board as prescribed by administrative rules; provides proof of a valid and unencumbered license in another state, territory, or country by way of a license verification from the other state, territory, or country, or Nursys license verification report as prescribed by administrative rules; and the board has determined that no disciplinary action has been taken or is pending with a nursing authority. -- Amends provisions relating to registered nurses; qualifications; licenses; fees; title; existing licensed nurses; verification of licenses; eligibility. Requires licenses to be granted either by examination or endorsement. -- Amends provisions relating to licensed practical nurse; qualifications; license; fees; title; existing licensed nurses; verification of licenses; eligibility. Requires licenses to be granted either by examination or endorsement. -- Amends provisions relating to exceptions under nurses law. Allows the practice of nursing by a nurse licensed in another state, territory, or country who is accompanying a patient or patients from out of state for less than 2 weeks and who is not employed by or affiliated with a health care entity in the State. -- Allows the department of commerce and consumer affairs to adopt interim rules to establish fees for the administration of this Act. -- Allows the department of commerce and consumer affairs to employ necessary personnel without regard to civil service law, including 1 full-time equivalent (1.0 FTE) permanent office assistant. -- SB0063 CD2

Committee Reports: SSCR 482 (HHS) SSCR 916 (CPN/ WAM/) HSCR 1305 (HLT)
HSCR 1570 (CPC) HSCR 2088 (FIN) CCR 182-24 - filed
SENATE FLOOR AMENDMENT 7 HOUSE FLOOR
AMENDMENT 9

Current Status: May-03 24 Received by the Governor

Section Affected: 457- (1 SECTION), 457-7, 457-8, 457-13

SB0116 SD1 HD1 CD1 (CCR 170-24)

RELATING TO SPECIAL NUMBER PLATES.

Introduced by: Wakai G, Aquino H, Inouye L, Kanuha D, Keith-Agaran G, Lee C
Establishes provisions relating to special number plates for Duke Kahanamoku authorized. Requires the director of finance to issue to any registered owner of a motor vehicle, who is a resident of the State, upon completed application and payment of required fees, a special number plate for the registered owner's motor vehicle commemorating Duke Kahanamoku and his contributions to Hawaii; provided that the director of finance of the city and county of Honolulu shall not issue any special number plate pursuant to this provision before receiving from the owner of the Duke Kahanamoku trademark, Malama Pono, Inc., written permission for the trademark to be used for the special number plate and for all proceeds to benefit the Outrigger Duke Kahanamoku Foundation. -- SB0116 CD1

Committee Reports: SSCR 269 (TCA/ PSM/) SSCR 949 (WAM) HSCR 1172-24 (CAI)
HSCR 1611-24 (FIN) CCR 170-24

Current Status: May-03 24 Received by the Governor

Section Affected: 249- (1 SECTION) SPECIAL NUMBER PLATES FOR DUKE
KAHANAMOKU AUTHORIZED

SB0572 SD2 HD2 CD1 (CCR 89-24)

RELATING TO AGRICULTURE.

Introduced by: Kanuha D

Establishes provisions relating to biosecurity emergency under plant and non-domestic animal quarantine and microorganism import law. Allows the department of agriculture, with the approval of the governor, to declare a biosecurity emergency if; there has been in the State an outbreak or occurrence of a pest or prohibited or restricted organism that has the potential to cause significant economic or environmental loss if the pest or organism becomes established in the State; there is established in 1 area of the State a pest or prohibited or restricted organism that has the potential to cause significant economic or environmental loss if the pest or organism becomes established in another area of the State; or a pest or prohibited or restricted organism is, or threatens to be, beyond the State's ability to control. Requires a biosecurity emergency to automatically terminate 100 calendar days after its declaration, unless the declaration is extended by the department with the approval of the governor. -- Establishes provisions relating to objectives of biosecurity program. Requires the objectives of the biosecurity program to be to establish a multi-dimensional system to survey for and prevent the entry into the State and interisland movement of pests and prohibited or restricted organisms without a permit; and respond effectively to eradicate, control, reduce, and suppress incipient

SENATE BILLS THAT PASSED THE LEGISLATURE

pest populations and established pests and seize and dispose of prohibited or restricted organisms without a permit. -- Amends provisions relating to general actions to achieve objectives. Provides that to achieve the objectives of the biosecurity program, the department shall plan for and, within available legislative appropriations or through funding from other sources, implement and provide public education on the negative effects of pests and prohibited or restricted organisms without a permit, to the environment and economy of the State; reporting pests and prohibited or restricted organisms that are known or suspected to be present in imported products; and protecting imported products to prevent pest infestation. Provides that for purposes of the biosecurity program, the department may subpoena any necessary documentation from agricultural commodity importers relating to a known or suspected infestation of a pest or prohibited or restricted organism; quarantine any farm, facility, or business that is known to be infested with a pest or prohibited or restricted organism to prevent the movement of materials to or from the location; and declare a biosecurity emergency pursuant to this provision. -- SB0572 CD1

Committee Reports: SSCR 2194 (WAM) SSCR 2531 (AEN) SSCR 2809 (WAM)
HSCR 1112-24 (AGR) HSCR 1299-24 (JHA) HSCR 1837-24
(FIN) CCR 89-24

Current Status: May-02 24 Received by the Governor

Section Affected: 150A- (1 SECTION), 150A-52, 150A-53

SB0582 SD2 HD1 CD1 (CCR 184-24) RELATING TO STATE BUDGET.

Introduced by: Kanuha D

Appropriation to the department of budget and finance, departmental administration and budget division (BUF101), for expenses related to noncongregate housing and other costs relating to the provision of food, housing, or other assistance for individuals affected by the Maui wildfires disaster that began on August 8, 2023; provided that 72 million 500,000 dollars be transferred to the department of human services for housing that is ineligible for reimbursement by the Federal Emergency Management Agency (FEMA) and for other costs relating to the provision of food, housing, or other assistance for individuals affected by the Maui wildfires disaster. Requires matching private funds no less than 40 million dollars for the transfer of funds. Requires the department of budget and finance, the department of human services, the governor, and the department of the attorney general to report to the legislature. -- Appropriation to the department of the of the attorney general to fund the state's contribution to the 1 ohana bank trust account for the compromise and settlement of claims to compensate individuals or personal representatives affected by serious physical injury or death caused by the 2023 Maui wildfires; provided that upon closure of the 1 ohana bank trust account, the remaining balance after the settlement of all administrative costs shall be returned to the contributors to the 1 ohana bank trust account in proportion to their contributions with the state's proportionate contribution being returned to the general fund. -- Amends Act 115, Session Laws of Hawaii 2022, relating to the general fund, as amended by Act 35, Session Laws of Hawaii 2023. Provides that in accordance with article VII, section 6, of the Hawaii State Constitution, there is appropriated out of the general revenues of the State of Hawaii the sum of 300 million dollars or so much thereof as may be necessary for fiscal year 2022-2023 for deposit into the pension accumulation fund; provided that any unexpended, unencumbered, unallotted, or unrequired balances from the appropriation shall lapse to the general fund on the effective date of Act ____, Session Laws of Hawaii 2024; provided further that funds shall not be expended nor deposited into the pension accumulation fund before July 1, 2023. -- Amends provisions relating to the major disaster fund under emergency management law. Requires federal reimbursement moneys for disaster relief for the Maui wildfires disaster that began on August 8, 2023, to be deemed to be trust moneys and shall be deposited into a trust account with and under the control of the Hawaii emergency management agency. Requires these moneys and any interest earned thereon to be used for the recovery efforts from the Maui wildfires disaster that began on August 8, 2023, and shall not lapse to the general fund. -- (Report to the legislature) (expenditure ceiling) (\$\$) -- SB0582 CD1

Committee Reports: SSCR 2485 (WAM) SSCR 2903 (WAM) HSCR 1780-24 (FIN)
CCR 184-24

Current Status: May-01 24 Received by the Governor

May-02 24 Approved by Governor (Act 10 2024)

Section Affected: ACT 115 2022, ACT 35 2023, 37-41.5, 127A-16

SB0795 SD2 HD1 CD1 (CCR 37-24) RELATING TO TAXES.

Introduced by: DeCoite L

SENATE BILLS THAT PASSED THE LEGISLATURE

Amends provisions relating to motion picture, digital media, and film production income tax credit under income tax law. Provides that to qualify for this tax credit, a production shall provide evidence of reasonable efforts to comply with all applicable requirements under title 14 (taxation), including tax return filing and payments; provided that a taxpayer shall be given notice of and an opportunity to cure any failure to meet the requirements of this provision, including general excise tax law, within 30 days of receipt of the notice; provided further that nothing in this provision shall be interpreted as waiving any act required by this provision. -- SB0795 CD1

Committee Reports: SSCR 74 (EET) SSCR 660 (WAM) HSCR 1502 (ECD) HSCR 2077 (FIN) CCR 37-24

Current Status: May-02 24 Received by the Governor

Section Affected: 235-17

SB1035 SD2 HD1 CD1 (CCR 150-24) RELATING TO THE GENERAL EXCISE TAX.

Introduced by: Inouye L, Chang S, Keith-Agaran G, McKelvey A

Amends provisions relating to additional amounts not taxable under general excise tax law. Exempts this law to apply to amounts received by a hospital, infirmary, medical clinic, health care facility, or pharmacy, or a medical or dental practitioner, for healthcare-related goods or services purchased under the medicare, medicaid, or TRICARE programs. Provides that for the purposes of this provision, the healthcare-related services need not be performed by a medical or dental practitioner but may be performed by a physician's assistant, nurse, or other employee under the medical or dental practitioner's direction. -- SB1035 CD1

Committee Reports: SSCR 308 (HHS) SSCR 1089 (WAM/ CPN/) HSCR 1576 (HLT/ ECD/) HSCR 1804-24 (FIN) CCR 150-24

Current Status: May-03 24 Received by the Governor

Section Affected: 237-24.3

SB1099 SD1 HD2 CD1 (CCR 121-24) RELATING TO TAXATION.

Introduced by: Keith-Agaran G, Kanuha D, McKelvey A

Amends provisions relating to county surcharge on state tax. Requires each county having a population equal to or less than 500,000 that adopts a county surcharge on state tax ordinance pursuant to this provision to use the surcharges received from the State for housing infrastructure costs; provided that a county that uses surcharge revenues for housing infrastructure shall not pass on those housing infrastructure costs to the developer of a housing project; provided further that this provision shall apply only if a county amended its surcharge ordinance pursuant to this provision or adopts a county surcharge on state tax ordinance after December 31, 2022; provided that each county having a population equal to or less than 500,000 that adopts a county surcharge on state tax ordinance pursuant to this provision after December 31, 2022, shall use the surcharge revenues received from the State only for the purposes described in this provision for county-appropriated housing infrastructure costs. -- Redefines housing infrastructure costs to include pedestrian paths or sidewalks on a county road near or around a public school, and water, drainage, sewer, water reuse, waste disposal, and waste treatment systems that connect to the infrastructure of the county and shall include financing costs, including any related debt service and financing agreement costs. -- SB1099 CD1

Committee Reports: SSCR 127 (PSM) SSCR 986 (WAM) HSCR 1316-24 (LGO) HSCR 1821-24 (FIN) CCR 121-24

Current Status: May-02 24 Received by the Governor

Section Affected: 46-16.8

SB1170 SD2 HD1 CD1 (CCR 148-24) RELATING TO AFFORDABLE HOUSING CREDITS.

Introduced by: Dela Cruz D

Amends provisions relating to housing; county powers. Requires each county to recognize housing units developed pursuant to provisions relating to housing development; exemption from statutes, ordinances, charter provisions, and rules and issue affordable housing credits to the eligible developer for residences required to be sold or rented to individuals within a specified income range, if a developer chooses to receive affordable housing credits. Defines affordable housing obligation, eligible developer, and qualified nonprofit housing trust. Redefines low and moderate income housing. Requires Act to be repealed on July 1, 2031 (sunset). -- SB1170 CD1

Committee Reports: SSCR 2209 (HOU) SSCR 2905 (WAM) HSCR 1216-24 (HSG) HSCR 1808-24 (FIN) CCR 148-24

Current Status: May-03 24 Received by the Governor

Section Affected: 46-15.1

SENATE BILLS THAT PASSED THE LEGISLATURE

- SB1258 SD2 HD1 CD1 (CCR 81-24) RELATING TO THE DEPARTMENT OF LAND AND NATURAL RESOURCES.
Introduced by: Shimabukuro M
Requires the department of land and natural resources to develop and implement an improved management system for the Kaena point state park, Makua and Keawaula sections that is unique and tailored to address the specific public access and natural and cultural resource needs of these 2 significant and undeveloped portions of Kaena point state park. -- SB1258 CD1
Committee Reports: SSCR 362 (WTL) SSCR 980 (WAM) HSCR 1243-24 (WAL)
HSCR 1767-24 (FIN) CCR 81-24
Current Status: May-02 24 Received by the Governor
- SB1511 SD2 HD2 CD2 (SENATE FLOOR AMENDMENT 6 OR HOUSE FLOOR AMENDMENT 8) RELATING TO THE RESEARCH CORPORATION OF THE UNIVERSITY OF HAWAII.
Introduced by: Kim D, Chang S, DeCoite L
Amends provisions relating to contracts for services provided by the research corporation of the university of Hawaii. Requires contracts by the university with the research corporation pursuant to this provision to be limited to sponsored research and training projects; except that funds appropriated by the legislature may be expended to contract with the research corporation for purposes of supporting or facilitating sponsored research and training activities or for promoting and developing the scientific and commercial value of inventions, discoveries, and processes. Provides that for each state project or program involving the research corporation, the university shall notify the exclusive representative of the appropriate bargaining unit to review conformance of positions that are planned to be hired through the research corporation with exceptions to collective bargaining. -- Amends provisions relating to establishment of the research corporation; purpose; powers of the research corporation. Requires the research corporation, under the direction of the board of directors, to have the following general powers; including, to enter into and perform contracts, leases, cooperative agreements, or other transactions with the university or any other agency or political subdivision of the State, any private person, firm, partnership, association, company, or corporation, only when the board of directors determines that doing so is necessary in the conduct of the research corporation's business as described in provisions relating to establishment of the research corporation; purpose and only on terms that the board of directors deems reasonable and appropriate; provided that the research corporation shall not obligate any funds of the State except those that have been appropriated to it. -- Amends provisions relating to research corporation excepted from certain state laws; and special account by changing its title to special account; revolving accounts; internal service orders under the university of Hawaii system law. Limits internal service orders and revolving accounts of the research corporation that use university intramural funds to certain projects and requires biannual reports to the legislature. -- SB1511 CD2
Committee Reports: SSCR 578 (HRE) SSCR 1022 (WAM) HSCR 622-24 (HET)
HSCR 1828-24 (FIN) CCR 85-24 - filed SENATE FLOOR AMENDMENT 6 HOUSE FLOOR AMENDMENT 8
Current Status: May-03 24 Received by the Governor
Section Affected: 304A-112, 304A-3001, 304A-3003, 304A-3005, 304A-3010
- SB2066 SD2 HD2 CD1 (CCR 35-24) RELATING TO HOUSING.
Introduced by: Chang S, Fevella K, Hashimoto T, Keohokalole J, Kidani M
Amends provisions relating to housing development; exemption from statutes, ordinances, charter provisions, and rules under Hawaii housing finance and development corporation law. Allows the corporation to develop on behalf of the state or with an eligible developer, or to assist under a government assistance program in the development of, housing projects that shall be exempt from all statutes, charter provisions, ordinances, and rules of any government agency relating to planning, zoning, construction standards for subdivisions, development and improvement of land, and the construction of dwelling units thereon; provided that either: the housing projects meet the conditions of this provision; do not impose stricter income requirements than those adopted or established by the State; and for the lifetime of the project, require 100 per cent of the units in the project be exclusively for qualified residents. -- SB2066 CD1
Committee Reports: SSCR 2143 (HOU) SSCR 2929 (JDC) HSCR 1320-24 (HSG)
HSCR 1592-24 (JHA) CCR 35-24
Current Status: May-02 24 Received by the Governor
Section Affected: 201H-38, 201H-41
- SB2070 SD1 HD1 CD1 (CCR 160-24) RELATING TO THE DEPARTMENT OF EDUCATION.
Introduced by: Kidani M, Chang S, Fevella K, Kanuha D, Shimabukuro M
Amends provisions relating to application of this chapter under Hawaii public

SENATE BILLS THAT PASSED THE LEGISLATURE

procurement code. Provides that notwithstanding this provision, this law shall not apply to contracts by government bodies to procure the following goods or services that are available from multiple sources but for which procurement by competitive means is either not practicable or not advantageous to the State: educational materials and related training for direct student instruction in career and technical education programs as defined in provisions relating to definitions under education law, including supplies, implements, tools, machinery, electronic devices, or other goods purchased by the department of education; provided that: the department of education shall acquire 3 written quotes for purchases that exceed 100,000 dollars made pursuant to this provision; awards over 2,500 dollars shall comply with provisions relating to responsibility of offerors under Hawaii public procurement code law; and awards over 500,000 dollars shall be approved by the superintendent of education. -- SB2070 CD1
Committee Reports: SSCR 2179 (EDU) SSCR 2822 (WAM) HSCR 1263-24 (EDN/ LGO/) HSCR 1607-24 (FIN) CCR 160-24
Current Status: May-03 24 Received by the Governor
Section Affected: 103D-102

SB2079 HD1 CD1 (CCR 84-24)

RELATING TO THE IMPORTATION OF PLANTS AND ANIMALS.
Introduced by: Wakai G, Aquino H, Chang S, Fevella K, Keohokalole J, Kidani M, Kim D, Moriwaki S, Richards III H, San Buenaventura J
Amends provisions relating to conditions of importation. Provides that any person who defaces the declaration form whether it is paper or electronic, required under this provision, gives false information, fails to declare restricted articles in the person's possession or baggage, or fails to declare in cargo manifests is in violation of this provision. Allows the State of Hawaii Plant and Animal Declaration form to be distributed, completed, and transmitted electronically. Provides that failure to distribute or collect paper declaration forms, immediately deliver completed paper forms, or transmit completed electronic forms before to passengers depart the 1st airport or seaport of arrival is a violation of this provision. -- SB2079 CD1
Committee Reports: SSCR 2629 (AEN/ EET/) SSCR 3009 (WAM) HSCR 1188-24 (AGR) HSCR 1616-24 (FIN) CCR 84-24
Current Status: May-02 24 Received by the Governor
Section Affected: 150A-5

SB2085 SD2 HD1 CD1 (CCR 177-24)

RELATING TO THE STATE FIRE MARSHAL.
Introduced by: Wakai G, Chang S, Elefante B, Fevella K, Fukunaga C, Kidani M, San Buenaventura J, Shimabukuro M
Establishes provisions relating to office of the state fire marshal; established. Provides that there is established within the department of labor and industrial relations the office of the state fire marshal. Requires the office to be headed by a state fire marshal, who shall be appointed by the state fire council to serve for a term of 5 years. Provides that the appointment of the state fire marshal shall be made without regard to civil service law and collective bargaining in public employment law, and shall not be subject to the advice and consent of the senate. Requires the state fire marshal to have the qualifications, experience, and expertise in fire safety, prevention, and control necessary to successfully perform the duties of the position. Provides that the duties of the state fire marshal shall include but not be limited to: coordinating fire protection efforts between local agencies for the State; working with the state fire council on matters relating to fire services in the State; and working with state and county law enforcement agencies for enforcement of the state fire code. -- Amends provisions relating to civil service and exemptions. Provides that the civil service to which this law applies shall comprise all positions in the State now existing or hereafter established and embrace all personal services performed for the State, except the following: the state fire marshal. -- Amends provisions relating to state fire council; composition; functions. Provides that in addition to adopting a state fire code pursuant to provisions relating to adoption of state fire code, the state fire council shall: establish the terms of employment for the position of the state fire marshal; and appoint the state fire marshal. -- Report to the legislature. -- Appropriation to the department of labor and industrial relations for the following: 120,000 dollars for the establishment of 1 full-time equivalent (1.00 FTE) permanent state fire marshal position; 40,000 dollars for the establishment of 1 full-time equivalent (1.00 FTE) permanent position to support the state fire marshal; and 12,000 dollars for training, office supplies, rent, and other operating and administrative costs to support the state fire marshal. (\$\$) -- SB2085 CD1
Committee Reports: SSCR 2477 (LBT/ PSM/) SSCR 2853 (WAM) HSCR 1270-24 (WAL/ LGO/) HSCR 1768-24 (FIN) CCR 177-24
Current Status: May-03 24 Received by the Governor

SENATE BILLS THAT PASSED THE LEGISLATURE

Section Affected: 132- (1 SECTION), 76-16, 132-16

SB2119 HD1 CD1 (CCR 31-24)

RELATING TO OUT-OF-STATE PRESCRIPTIONS.

Introduced by: Keohokalole J, Aquino H, Chang S, Fevella K, Hashimoto T, Kidani M, Moriwaki S, Richards III H

Amends provisions relating to out of state prescriptions under food, drugs, and cosmetics law. Allows an out-of-state pharmacy to transfer prescription information for filling or refilling purposes and an out-of-state medical oxygen distributor to transfer prescription information for the purpose of refilling a medical oxygen order. Provides that before filling or refilling a transferred out-of-state prescription, or before filling medical oxygen, a pharmacist or medical oxygen distributor shall: except as otherwise authorized for expedited partner therapy in provisions relating to expedited partner therapy or for an opioid antagonist in provisions relating to opioid antagonist; authority to prescribe and dispense; requirements, under pharmacists and pharmacy law advise the person whose name appears on the prescription that the prescription on file at the originating out-of-state pharmacy or medical oxygen distributor may be canceled; and record all information required to be on a prescription, including: the date of issuance of the original prescription; the number of refills authorized on the original prescription; and the name of the transferor pharmacist or the medical oxygen distributor's agent. -- SB2119 CD1

Committee Reports: SSCR 2475 (HHS) SSCR 2771 (CPN) HSCR 1556-24 (CPC) CCR 31-24

Current Status: May-02 24 Received by the Governor

Section Affected: 328-17.6

SB2132 SD1 HD1 CD1 (CCR 72-24)

RELATING TO THE RESIDENTIAL LANDLORD-TENANT CODE.

Introduced by: Hashimoto T, Aquino H, Chang S, Fevella K, Keohokalole J, Moriwaki S

Amends provisions relating to tenant's remedy of repair and deduction for minor defects. Provides that the landlord, upon written notification by the department of health or other state or county agencies that there exists a condition on the premises that constitutes a health or safety violation, shall commence repairs of the condition within 7 calendar days of the notification with a good faith requirement that the repairs be completed as soon as possible; provided that if the landlord is unable to commence the repairs within 7 calendar days for reasons beyond the landlord's control, the landlord shall inform the tenant of the reason for the delay and set a reasonable tentative date on which repairs will commence. -- Provides that if the landlord fails to perform in the manner specified in this provision, the tenant may immediately do or have done the necessary repairs in a competent manner and, upon submission to the landlord of receipts amounting to at least the sum deducted, deduct from the tenant's rent not more than 1,000 dollars or 1 month's rent, whichever is greater, for the tenant's actual expenditures for work done to correct the health or safety violation; or submit to the landlord, at least 7 calendar days before having the work done, written signed estimates from each of 2 qualified workers and proceed to have done the necessary work by the worker who provides the lower estimate; provided that the landlord may require in writing a reasonable substitute worker or substitute materials and, upon submission to the landlord of receipts amounting to at least the sum deducted, the tenant may deduct 1,000 dollars or 1 month's rent, whichever is greater, for the tenant's actual expenditures for work done to correct the health or safety violation. -- Provides that if the landlord fails to perform in the manner specified in this provision, the tenant may immediately do or have done the necessary work in a competent manner and, upon submission to the landlord of receipts amounting to at least the sums deducted, deduct from the tenant's rent not more than 1,000 dollars or 1 month's rent, whichever is greater, for the tenant's actual expenditures for work done to correct the defective condition. -- SB2132 CD1

Committee Reports: SSCR 2753 (CPN) HSCR 1130-24 (CPC) HSCR 1588-24 (JHA) CCR 72-24

Current Status: May-02 24 Received by the Governor

Section Affected: 521-64

SB2133 HD1 CD1 (CCR 80-24)

RELATING TO HOUSING.

Introduced by: Hashimoto T, Chang S, Fevella K, McKelvey A, Moriwaki S, San Buenaventura J, Shimabukuro M

Amends provisions relating to bonds; authorization under Hawaii housing finance and development corporation law. Allows the corporation to issue the types of bonds as it may determine, including without limitation bonds payable from and secured, in whole or in part, by income and revenues derived from the housing project or projects, or

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infrastructure for the housing project or projects, financed from the proceeds of bonds; receipts derived from any grant from the federal government made in aid of a housing project or projects, or infrastructure for the housing project or projects, financed from the proceeds of bonds; or income and revenues derived from a particular designated housing project or projects, or infrastructure for the housing project or projects, whether or not financed, in whole or in part, from the proceeds of bonds. -- Allows any of the bonds to be additionally secured by a pledge of any revenues or a mortgage of any housing project, infrastructure for any housing project, other property of the corporation, the pledge or assignment of any loans or other agreements, or any note or other undertaking, obligation, or property held by or on behalf of the corporation to secure loans made from the proceeds of bonds for any "housing loan program", as the term is defined in Hawaii housing finance and development corporation law, or any other loan program administered by the corporation and financed from the proceeds of bonds. -- Provides that any housing project or projects, or infrastructure for a housing project or projects, authorized by and undertaken pursuant to this law shall constitute an "undertaking" within the meaning of that term as defined and used in state bonds law. -- Amends provisions relating to issuance of bonds for the development of infrastructure. Provides that without limiting provisions relating to bonds; authorization, the corporation, pursuant to and in accordance with this provision, provisions relating to community facilities district or provisions relating to regional state infrastructure subaccounts, may issue bonds for the purpose of financing the development of infrastructure for regional state infrastructure projects under provisions relating to regional state infrastructure subaccounts. Requires all bonds issued by the corporation for improvements by assessments, and the interest thereon, to be exempt from all state, county, and municipal taxation, except inheritance, transfer, and estate taxes. -- Amends provisions relating to regional state infrastructure subaccounts. Requires each regional state infrastructure subaccount to consist of proceeds from bonds issued pursuant to provisions relating to issuance of bonds for the development of infrastructure. Provides that whenever the corporation undertakes, or causes to be undertaken, a regional infrastructure improvement project, the cost of providing regional infrastructure improvements may be assessed against housing and mixed-use transit-oriented development projects specially benefiting from the improvements, and the corporation shall take into consideration previous contributions by project owners to infrastructure improvements. Allows the corporation to also expend revenues in the subaccounts to repay holders of bonds issued pursuant to provisions relating to issuance of bonds for the development of infrastructure. -- SB2133 CD1

Committee Reports: SSCR 2138 (HOU) SSCR 2820 (WAM) HSCR 1217-24 (HSG)
HSCR 1807-24 (FIN) CCR 80-24

Current Status: May-02 24 Received by the Governor
Section Affected: 201H-71, 201H-72, 201H-191.5

SB2182 HD1 CD1 (CCR 61-24)

RELATING TO OCEAN STEWARDSHIP.

Introduced by: Inouye L, Chang S, Fevella K, McKelvey A, Moriwaki S, Shimabukuro M

Amends provisions relating to ocean stewardship user fee under aquatic resources law and Act 46, session laws of Hawaii 2021, relating to ocean stewardship. Repeals provision relating to the ocean stewardship special fund to be abolished on January 1, 2031, and any remaining balance shall lapse to the general fund. -- SB2182 CD1

Committee Reports: SSCR 2617 (WTL) SSCR 3024 (WAM) HSCR 1330-24 (WAL)
HSCR 1770-24 (FIN) CCR 61-24

Current Status: May-02 24 Received by the Governor
Section Affected: 187A-52, ACT 46 2021

SB2193 SD1 HD1 CD1 (CCR 20-24)

RELATING TO COMPUTER CRIME.

Introduced by: Kouchi R (BR)

Amends provisions relating to use of a computer in the commission of a separate crime under offenses against property rights. Provides that a person commits the offense of use of a computer in the commission of a separate crime to include violation of privacy in the 1st and 2nd degree. -- SB2193 CD1

Committee Reports: SSCR 2742 (JDC) HSCR 1459-24 (JHA) CCR 20-24

Current Status: May-02 24 Received by the Governor
Section Affected: 708-893

SB2197 SD1 HD1 CD1 (CCR 19-24)

RELATING TO GAMBLING OFFENSES.

Introduced by: Kouchi R (BR)

Amends provisions relating to definitions of terms in this part under offenses against

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public health and morals law. Redefines advance gambling activity to mean a person having propriety control or other authoritative control over premises being used with person's knowledge for purposes of gambling activity, permits that activity to occur or continue [or makes no effort to prevent its occurrence or continuation]. Requires this act to be repealed on July 1, 2029, and provisions relating to definitions of terms in this part under gambling offenses under offenses against public health and morals law to be reenacted in the form in which it read on the day prior to the effective date of this act. -- SB2197 CD1

Committee Reports: SSCR 2757 (JDC) HSCR 1463-24 (JHA) CCR 19-24
Current Status: May-02 24 Received by the Governor
Section Affected: 712-1220

SB2216 SD1 HD1 CD1 (CCR 21-24)

RELATING TO THE STATE ETHICS COMMISSION.

Introduced by: Kouchi R (BR)

Amends provisions relating to duties of commission; complaint, hearing, determination under standards of conduct law. Requires the ethics commission to have the following powers and duties; it shall provide advice upon the request of any person as to whether the facts and circumstances of a particular situation constitute or will constitute a violation of the code of ethics or other laws or rules administered and enforced by the commission, and discuss ways to avoid an appearance of impropriety; provides that the commission shall also render public general advisory opinions concerning proper interpretation of the code of ethics and other laws or rules administered and enforced by the commission, if it deems the opinion of sufficient general interest and importance; it may initiate an investigation into alleged, possible, or potential violations of this law and other laws or rules administered and enforced by the commission, on a confidential basis, having available all of the powers herein provided, whether the investigation is made based on a charge allegation, other information or indications, or as the commission determines is in the public interest; it shall initiate, receive, and consider charges and other information, on a confidential basis, concerning alleged, possible, or potential violations of this law and other laws or rules administered and enforced by the commission, initiate or make investigation, and hold hearings; upon adoption of a resolution defining the scope and nature of the inquiry, supported by a vote of 3 or more members of the commission, it may subpoena witnesses, administer oaths, and take testimony relating to matters before the commission and require the production for examination of any books or papers relative to any matter under investigation or in question before the commission. -- Amends provisions relating to administration under lobbyist law. -- SB2216 CD1

Committee Reports: SSCR 2105 (JDC) HSCR 1178-24 (JHA) HSCR 1757-24 (FIN)
CCR 21-24

Current Status: May-02 24 Received by the Governor
Section Affected: 84-31, 97-6

SB2217 HD1 CD1 (CCR 18-24)

RELATING TO REPORTING PERIODS.

Introduced by: Kouchi R (BR)

Amends provisions relating to reporting of gifts under standards of conduct law. Requires every legislator and employee to file a gifts disclosure statement with the state ethics commission no later than July 31 of each year with certain conditions. Requires the state ethics commission to provide a method for filing gift disclosure statements. Allows the commission to require that gift disclosure statements be filed electronically. Redefines legislator or employee to include any individual who was a legislator or employee for any portion of the period from July 1 of the preceding calendar year through June 30 of the year of the report. -- Amends provisions relating to manner of filing; public records under lobbyists law. Requires all gift disclosure statements to be filed electronically with the state ethics commission using an electronic filing system, or any other forms and methods established by the state ethics commission to be posted on the state ethics commission's website within a reasonable time after filing and may be removed from the website after 6 years. -- Repeals provisions relating to lobbyist list. -- SB2217 CD1

Committee Reports: SSCR 2103 (JDC) HSCR 1179-24 (JHA) HSCR 1758-24 (FIN)
CCR 18-24

Current Status: May-02 24 Received by the Governor
Section Affected: 84-11.5, 97-4, 97-4.5

SB2240 SD2 HD1 CD1 (CCR 175-24)

RELATING TO ELECTIONS.

Introduced by: Rhoads K

Amends provisions relating to electronic registration information center, inc.;

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membership; voter registration; verification; annual budget request under elections, generally law. Provides that no later than June 30, 2025, the office of elections shall file an application with Electronic Registration Information Center, Inc., for the State's admission as a member of that organization. Requires the office of elections to share with each county the information and services made available by Electronic Registration Information Center, Inc., pursuant to the terms and conditions of the State's membership agreement with the organization. Requires the office of elections and each county office that administers elections to use information and services made available by Electronic Registration Information Center, Inc., to verify their respective voter registration rolls. Requires the office of elections to take necessary actions to maintain the State's membership with Electronic Registration Information Center, Inc. -- Appropriation to the office of elections for the office of elections to prepare and file an application with Electronic Registration Information Center, Inc. for the State to be admitted as a member of the organization, and for the office of elections to send mailers to all Hawaii residents who have driver's licenses but are not registered to vote, encouraging them to register to vote. (\$\$) -- SB2240 CD1

Committee Reports: SSCR 2125 (JDC) SSCR 2484 (WAM) HSCR 1204-24 (JHA)
HSCR 1813-24 (FIN) CCR 175-24

Current Status: May-03 24 Received by the Governor

Section Affected: 11- (1 SECTION) ELECTRONIC REGISTRATION
INFORMATION CENTER, INC.

SB2245 SD1 HD2 (HSCR 1849-24)

RELATING TO THE CHILD PROTECTIVE ACT.

Introduced by: San Buenaventura J, Aquino H, Chang S, Fevella K, Moriwaki S
Amends provisions relating to definitions under child protective act law. Defines exigent circumstance to mean that based on specific and articulable evidence, there is reasonable cause to believe that immediately assuming protective custody and temporary foster custody of a child is necessary to protect the child from serious harm that is likely to occur before a court order can be obtained pursuant to this provision. Redefines imminent harm to mean there is reasonable cause to believe that harm to the child will occur or reoccur and no reasonable efforts other than removal of the child from the family home will adequately prevent the harm. -- Amends provisions relating to protective custody by police officer without court order by changing its title to protective custody by police officer. Requires a police officer to assume protective custody of a child with the consent of the child's family; upon order of the court; or without the consent of the child's family and without a court order if, in the discretion of the police officer, the officer determines that exigent circumstances are present. -- Amends provisions relating to temporary foster custody without court order by changing its title to temporary foster custody. Requires the department of human services to assume temporary foster custody of a child with the consent of the child's family; upon order of the court; or without the consent of the child's family and without a court order if, in the discretion of the police officer, the officer determines that exigent circumstances are present. -- Amends provisions relating to investigation; department powers. Provides that upon receiving a report that a child is subject to imminent harm, has been harmed, or is subject to threatened harm, and when an assessment is required by this law, the department of human services shall cause an investigation to be made as it deems to be appropriate. In conducting the investigation, the department may: file a petition and seek an order for protective custody if there is reasonable cause to believe that the child is subject to imminent harm. -- SB2245 HD2

Committee Reports: SSCR 2470 (HHS) SSCR 2973 (JDC) HSCR 1236-24 (HUS)
HSCR 1849-24 (JHA)

Current Status: Apr-23 24 Received by the Governor

Section Affected: 587A-4, 587A-8, 587A-9, 587A-11, 587A-21, 588-2

SB2257 SD3 HD1 CD1 (CCR 157-24)

RELATING TO EDUCATION.

Introduced by: Kanuha D

Amends provisions relating to powers and duties of the board under the education law. Provides that in addition to establishing standards for the issuance and renewal of licenses and certificates and any other powers and duties authorized by law, the Hawaii teacher standards board's powers shall also include developing criteria for a full career and technical education license, limited to career and technical education teaching assignments, allowing qualified individuals with at least an associate's degree or high school diploma with comparable education and coursework, industry experience, and content expertise to teach. -- SB2257 CD1

Committee Reports: SSCR 2199 (EDU) SSCR 2377 (EDU) SSCR 2808 (WAM) HSCR
1114-24 (EDN) HSCR 1608-24 (FIN) CCR 157-24

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Current Status: May-03 24 Received by the Governor
Section Affected: 302A-803

- SB2284 SD2 HD1 CD1 (CCR 146-24) RELATING TO A WILDFIRE FORECAST SYSTEM FOR HAWAII.
Introduced by: Dela Cruz D, Aquino H, Hashimoto T, Kanuha D, Kidani M
Requires the university of Hawaii to establish and implement a 2 year program to develop a wildfire forecast system for the State using artificial intelligence. Requires the university to develop the system to forecast the risk of wildfire statewide and thus enhance public safety, preparedness, and risk mitigation, including improving the preparedness of firefighters and enabling residents to take fire mitigation measures for their homes and to plan for evacuations. Report to legislature. Appropriation to the university of Hawaii for the development of the wildfire forecast system pursuant to the provisions in this act. (\$\$) -- SB2284 CD1
Committee Reports: SSCR 2444 (HRE/ PSM/) SSCR 2782 (WAM) HSCR 1082-24 (WAL) HSCR 1283-24 (HET) HSCR 1771-24 (FIN) CCR 146-24
Current Status: May-03 24 Received by the Governor
- SB2287 SD2 HD1 CD1 (CCR 94-24) RELATING TO THE OFFICE OF ENTERPRISE TECHNOLOGY SERVICES.
Introduced by: Dela Cruz D, Aquino H, DeCoite L, Hashimoto T, Kidani M, Moriwaki S, Wakai G
Amends provisions relating to office of enterprise technology services; chief information officer; information technology steering committee; establishment; responsibilities. Establishes an information technology steering committee to assist the chief information officer in developing the State's information technology standards and policies included but not limited to: assisting the chief information officer in developing state information technology standards and policies; clarifying the roles, responsibilities, and authority of the office of enterprise technology services, specifically as it relates to its statewide duties; and assisting the chief information officer in developing a plan to enhance the hawaii.gov mobile application to increase resident and visitor usage of the mobile application. Report to legislature. Requires the annual report to include updates on the activities and programs under the authority of the chief information officer and the information technology steering committee, updates on the hawaii.gov mobile application, and the expenditures of all moneys received from all sources and deposited into the information technology trust account and the shared services technology special fund. Defines Hawaii.gov mobile application to mean the mobile application developed by or for the State of Hawaii for the public access of hawaii.gov. -- SB2287 CD1
Committee Reports: SSCR 2428 (LBT) SSCR 2783 (WAM) HSCR 1161-24 (HET) HSCR 1622-24 (FIN) CCR 94-24
Current Status: May-02 24 Received by the Governor
Section Affected: 27-43
- SB2289 SD2 HD2 CD1 (CCR 78-24) RELATING TO KALAUPAPA.
Introduced by: Dela Cruz D, Aquino H, DeCoite L, Hashimoto T, Kanuha D, Kidani M, Moriwaki S
Amends provisions relating to annual report. Requires the department of health to submit a report to the legislature that addresses the following with regard to Kalaupapa settlement: details and updated information, as available, regarding the permanent transfer to other governmental or qualified non-governmental entities of the powers and duties of the department and any other state agency over Kalaupapa Settlement; and details including efforts of engagement by the department with Molokai community groups, including the immediate addition of Ka Ohana O Kalaupapa and a non-governmental organization from the non-peninsular area of Molokai to be selected by the department in consultation with the non-peninsular area of the Molokai community. Provides that after all of the powers and duties of the department of health over Kalaupapa Settlement have been permanently transferred to other governmental agencies or qualified non-governmental organizations, the governor shall issue a proclamation to affirm the date of completion of the transfer. Requires the Act to take effect upon its approval; provided that on the 1st June 30 that occurs after the revisor of statutes receives a copy of the governor's proclamation, as described in the provisions of this Act, section 1 of this Act shall be repealed and provisions relating to annual report under Hansen's disease law, to be reenacted in the form in which it read on the day prior to the effective date of this Act. (Sunset) -- SB2289 CD1
Committee Reports: SSCR 2468 (HHS) SSCR 2798 (WAM) HSCR 1083-24 (WAL) HSCR 1309-24 (JHA) HSCR 1785-24 (FIN) CCR 78-24
Current Status: May-02 24 Received by the Governor
Section Affected: 326-25.5

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- SB2305 SD2 HD2 CD1 (CCR 159-24) RELATING TO MISSING PERSONS.
Introduced by: Elefante B, Aquino H, Chang S, DeCoite L, Fevella K, Hashimoto T, Kidani M, McKelvey A, Moriwaki S, Richards III H, Shimabukuro M, Wakai G
Amends provisions relating to silver alert program; missing vulnerable persons. Requires the department to develop and implement a silver alert program to rapidly disseminate information about a person subject to the silver alert. Provides that if a person is reported missing to a law enforcement agency and that agency determines that the conditions in this provision are met, the agency may request the department to activate a silver alert. Provides that if the department concurs that the conditions in this provision are met, the department shall activate the silver alert within the geographical area requested by the investigating law enforcement agency. Allows radio, television, cable, and satellite systems to cooperate with disseminating the information contained in the silver alert. Provides that upon activation of the silver alert, the department shall assist the investigating law enforcement agency by issuing a be-on-the-lookout alert, issuing an electronic flyer, or activating a changeable message sign as permissible. Allows the department to use as permitted, the wireless emergency alerts system. Allows the department to use as permitted a changeable sign if certain conditions are met. Allows a law enforcement agency to request from the department that a silver alert be activated if the agency determines that certain conditions are met regarding the investigation of the missing person. Defines developmentally disabled. -- Appropriation to the department of law enforcement for establishing and operating the silver alert program. (\$\$) -- SB2305 CD1
Committee Reports: SSCR 2304 (PSM/ HHS/) SSCR 3027 (WAM) HSCR 1119-24 (HUS) HSCR 1328-24 (JHA) HSCR 1606-24 (FIN) CCR 159-24
Current Status: May-03 24 Received by the Governor
Section Affected: 353C- (1 SECTION) SILVER ALERT PROGRAM
- SB2333 HD1 CD1 (CCR 17-24) RELATING TO ELECTION AUDITS.
Introduced by: Rhoads K
Amends provisions relating to electronic voting requirements under voting systems law. Provides that the chief election officer may rely on electronic tallies created directly by electronic voting systems, in lieu of counting the paper ballots by hand or with a mechanical tabulation system, if: the chief election officer conducts a post-election, pre-certification audit of a random sample of not less than 10 per cent of the precincts employing the electronic voting system, to verify that the electronic tallies generated by the system in those precincts equal hand tallies of the paper ballots generated by the system in those precincts; provided that accurate copies of the paper ballots, including accurate electronic copies, may be used in place of the paper ballots when verifying that the electronic tallies are equal to the hand tallies of the paper ballots. -- SB2333 CD1
Committee Reports: SSCR 2740 (JDC) HSCR 1458-24 (JHA) CCR 17-24
Current Status: May-02 24 Received by the Governor
Section Affected: 16-42
- SB2337 SD2 HD2 CD1 (CCR 86-24) RELATING TO HOUSING.
Introduced by: Hashimoto T, Aquino H, Chang S, Kanuha D, Kidani M, Moriwaki S, San Buenaventura J
Amends provisions relating to housing; county powers under general provisions. Provides that notwithstanding any law to the contrary, any county shall have and may exercise the same powers, subject to applicable limitations, as those granted the Hawaii housing finance and development corporation pursuant to chapter Hawaii housing finance and development corporation law insofar as those powers may be reasonably construed to be exercisable by a county for the purpose of developing, constructing, financing, refinancing, or otherwise providing low- and moderate-income housing projects and mixed-use developments. -- SB2337 CD1
Committee Reports: SSCR 2135 (HOU) SSCR 3051 (WAM) HSCR 1219-24 (HSG) HSCR 1845-24 (FIN) CCR 86-24
Current Status: May-02 24 Received by the Governor
Section Affected: 46-15.1
- SB2342 SD2 HD3 CD1 (CCR 73-24) RELATING TO TRANSPORTATION.
Introduced by: Rhoads K
Amends provisions relating to penalties under provisions relating to motor vehicle insurance under the insurance code. Increases penalties for violations of repeated driving without motor vehicle liability insurance. -- Amends provisions relating to required motor vehicle policy coverage under provisions relating to coverages and rights under the insurance code. Increases required motor vehicle insurance minimums. -- Amends

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provisions relating to insurance coverage during car-sharing period under provisions relating to peer to peer car sharing insurance under the insurance code. Clarifies the required coverage for shared cars that are made available through a peer-to-peer car-sharing program during the car-sharing period. -- Requires the insurance commissioner to issue a memorandum to solicit rate filings from motor vehicle insurers.
-- SB2342 CD1

Committee Reports: SSCR 2342 (TCA) SSCR 2922 (JDC/ CPN/) HSCR 1265-24 (TRN) HSCR 1816-24 (CPC) FLOOR AMENDMENT 3 CCR 73-24

Current Status: May-02 24 Received by the Governor
Section Affected: 431:10C-117, 431:10C-301, 431:10C-802

SB2347 HD1 CD1 (CCR 16-24)

RELATING TO CRIME.

Introduced by: Moriwaki S, Aquino H, Fevella K, Kidani M

Establishes provisions relating to habitual violent crime. Provides that a person commits the offense of habitual violent crime if the person is a habitual violent crime perpetrator and commits: assault in the 3rd degree under provisions relating to assault in the 3rd degree that is categorized as a misdemeanor; assault against a law enforcement officer in the 2nd degree under provisions relating to assault against a law enforcement officer in the 2nd degree; or sexual assault in the 4th degree under provisions relating to sexual assault in the 4th degree. Defines habitual violent crime perpetrator to mean a person who, within 5 years of the instant offense, has convictions for any combination of 3 or more of the following offenses set forth in this provision; provided that the convictions were not for offenses categorized as petty misdemeanors. Provides that habitual violent misdemeanor crime is a class C felony. Report to the legislature. -- SB2347 CD1

Committee Reports: SSCR 2741 (JDC) HSCR 1635-24 (JHA) CCR 16-24

Current Status: May-02 24 Received by the Governor
Section Affected: 707- (1 SECTION) HABITUAL VIOLENT CRIME

SB2350 SD2 HD2 CD1 (CCR 68-24)

RELATING TO NOISE POLLUTION.

Introduced by: Moriwaki S, Chang S, Fevella K

Establishes provisions relating to motor vehicle muffler; high density population areas under traffic violations law. Provides that no person shall use on a public highway in a high density population area a muffler that noticeably increases the noise emitted by a motor vehicle above that emitted by the vehicle as equipped by the factory. Provides that any violation of this provision shall constitute a violation and shall be enforceable by law enforcement officers. Allows any person who violates this provision to be issued a summons or citation for the violation. Requires the violation of any of the provisions of this provision to subject the violator to the following penalties: for a 1st violation, the person shall be fined not more than 200 dollars; for a 2nd violation committed within 5 years of any other violation under this provision, the person shall be fined not more than 500 dollars; and for a violation of a 3rd or subsequent offense committed within 5 years of any other violation under this provision, the person shall be fined not more than 1,500 dollars. -- Amends provisions relating to penalty under traffic violations law; and motor vehicle muffler. Requires the violation of any of the provisions of provisions relating to regulation of exhaust pipe and muffler shall subject the violator to the following penalties: for a 1st violation, the person shall be fined not more than 100 dollars; for a 2nd violation committed within 3 years of any other violation under this provision, the person shall be fined not more than 300 dollars; and for a violation of a 3rd or subsequent offense committed within 5 years of any other violation under this provision, the person shall be fined not more than 900 dollars. -- SB2350 CD1

Committee Reports: SSCR 2457 (TCA) SSCR 2969 (JDC) HSCR 1267-24 (TRN) HSCR 1600-24 (CPC) CCR 68-24

Current Status: May-02 24 Received by the Governor
Section Affected: 291- (1 SECTION), 291-23, 291-24.5

SB2354 SD1 (SSCR 2752)

RELATING TO ALCOHOL.

Introduced by: Moriwaki S, Chang S, Fevella K, Hashimoto T, Kidani M

Amends provisions relating to definitions under intoxicating liquor law. Redefines beer to mean any alcoholic beverage containing not less than 0.5 per cent alcohol by volume obtained by the fermentation of any infusion or decoction of malt, wholly or in part, or any substitute, including grain of any kind, bran, glucose, sugar, or molasses. Beer includes ale, porter, brown, stout, lager beer, small beer, strong beer, and alcoholic seltzer beverages. Beer does not include sake, also known as Japanese rice wine; cooler beverage; or any products of distillation, by whatever name known, that contain distilled spirits, alcoholic spirits, or spirits. Amends provisions relating to licenses,

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classes. Allows a brewpub licensee to sell malt beverages and beer manufactured on the licensee's premises for consumption on the premises or by the licensee in brewery-sealed packages to class 3 wholesale dealer licensees pursuant to conditions imposed by the county by ordinance or rule. -- SB2354 SD1
Committee Reports: SSCR 2752 (CPN) HSCR 1744-24 (JHA)
Current Status: Apr-08 24 Received by the Governor
Apr-19 24 Approved by Governor (Act 9 2024)
Section Affected: 281-1, 281-31

SB2387

RELATING TO OWNERS OF LAND.
Introduced by: Rhoads K
Amends provisions relating to duty of care of owner limited; liability of owner limited; and duty of care of owner limited. Corrects reference error to provisions relating to persons using land, by changing it to reference provisions relating to exceptions to limitations. -- SB2387
Committee Reports: SSCR 2739 (JDC) HSCR 1273-24 (JHA)
Current Status: Mar-22 24 Received by the Governor
Apr-11 24 Approved by Governor (Act 3 2024)
Section Affected: 520-3, 520-4, 520A-3, 520A-4

SB2401 SD2 HD2 CD1 (CCR 163-24)

RELATING TO FERAL CHICKENS.
Introduced by: Kim D, Chang S, Fevella K, Fukunaga C, Keohokalole J
Requires the department of agriculture to work with each county to implement feral chicken control programs and feeding of feral animals education campaigns in each county. Requires each county to provide 100 per cent of matching funds for the amount of funds expended by the department of agriculture for the implementation of the feral chicken control program and feeding of feral animal education campaign in that county. (\$\$) -- SB2401 CD1
Committee Reports: SSCR 2492 (HHS/ AEN/) SSCR 2907 (WAM) HSCR 1190-24 (AGR) HSCR 1630-24 (FIN) CCR 163-24
Current Status: May-03 24 Received by the Governor

SB2413 SD2 HD1 CD1 (CCR 90-24)

RELATING TO AGRICULTURE.
Introduced by: Gabbard M, Aquino H, Chang S, DeCoite L, McKelvey A, Richards III H
Requires the board of agriculture to submit a report on the percentages of agricultural lands being leased by the State that are suitable for farming and actively being used for farming purposes and certain dollar amounts relating to lease transfers between. Report to the legislature. -- SB2413 CD1
Committee Reports: SSCR 2530 (AEN) SSCR 2785 (WAM) HSCR 1191-24 (AGR) HSCR 1838-24 (FIN) CCR 90-24
Current Status: May-02 24 Received by the Governor

SB2439 SD1 HD1 CD1 (CCR 119-24)

RELATING TO LIMITATION OF ACTIONS.
Introduced by: Shimabukuro M
Establishes provisions relating to civil action arising from sexual offenses against adult victims; certificate of merit under limitation of actions law. Provides that for a period of 2 years commencing on July 1, 2024, a person who is a victim of sexual abuse that occurred after June 30, 2012, in the State when the person was 18 years of age or older may file a claim in a circuit court of the State against the person who committed the act of sexual abuse if the victim is barred from filing a claim against the victim's abuser due to the expiration of the applicable civil statute of limitations that was in effect before July 1, 2024. Allows a claim to also be brought under this provision against a legal entity if; the person who committed the act of sexual abuse against the victim was employed by an institution, agency, firm, business, corporation, or other public or private legal entity that owed a duty of care to the victim; or the person who committed the act of sexual abuse and the victim were engaged in an activity over which the legal entity had a degree of responsibility or control. Requires damages against the legal entity to be awarded under this provision only if there is a finding of gross negligence on the part of the legal entity. Requires a civil cause of action for the sexual abuse of a person that occurred when the person was 18 years of age or older to be based upon sexual acts that constituted or would have constituted a criminal offense under provisions relating to sexual offenses of offenses against the person law. Allows a defendant against whom a civil action is commenced to recover attorney's fees if the court determines that a false accusation was made with no basis in fact and with malicious intent. Provides that in any civil action filed pursuant to this provision, a certificate of merit shall be filed by the attorney for the plaintiff, and shall be sealed and remain confidential. -- SB2439 CD1

SENATE BILLS THAT PASSED THE LEGISLATURE

Committee Reports: SSCR 2761 (JDC) HSCR 1181-24 (JHA) HSCR 1760-24 (FIN)
CCR 119-24
Current Status: May-02 24 Received by the Governor
Section Affected: 657- (1 SECTION) CIVIL ACTION ARISING FROM SEXUAL
OFFENSES AGAINST ADULT VICTIMS

SB2443 SD2 HD2 CD1 (CCR 172-24) RELATING TO HIGHWAY SAFETY.
Introduced by: Elefante B, Aquino H, Chang S, Moriwaki S
Establishes the automated speed enforcement systems law. Defines automated speed enforcement system to mean a device, or combination of devices, used for traffic enforcement pursuant to this provision, that includes a vehicle sensor working in conjunction and synchronization with a speed measuring device and camera, to automatically produce and record 1 or more sequenced photographs, microphotographs, video, or other recorded images of a motor vehicle and motor vehicle license plate, at the time the motor vehicle is exceeding the applicable maximum speed limit, in violation of this provision. -- Establishes automated speed enforcement systems program; established. Establishes the automated speed enforcement systems program, which shall be implemented by the State to enforce the speed restriction laws of the State. Requires the automated speed enforcement program to be limited to only those locations where a photo red light imaging detector system has been implemented pursuant to photo red light imaging detector systems law. -- Establishes State powers and duties; automated speed enforcement system requirements; summons or citation; registered owner's responsibility for a summons or citation; failure to comply with a summons or citation; liability for rental or U drive motor vehicle; fines for unauthorized disclosure; automated speed enforcement systems program special fund; established; and rules. -- Amends the Statewide traffic code. Establishes noncompliance with maximum speed limit under automated speed enforcement system. -- Amends provisions relating to penalties; photo red light imaging detector system fines by changing its title to provisions relating to penalties; photo red light imaging detector system fines; automated speed enforcement system fines. Adds that fines collected for a violation to be deposited into the automated speed enforcement systems program special fund. -- Amends provisions relating to summons or citation under provisions relating to penalties and procedure on arrest; respective powers of State and counties. Provides that in the case of a motor vehicle determined by means of a speed enforcement system established pursuant to this law to have exceeded a maximum speed limit in violation of this provision, the original of the citation shall be sent by first-class mail within 10 calendar days from the time of the incident, to the registered owner of the motor vehicle at the address on record at the vehicle licensing division. -- Amends provisions relating to driver's license possession; required; neurotrauma special fund. -- Appropriation into and out of the automated speed enforcement systems program special fund to the department of transportation for 10 radar devices and for the operation of the automated speed enforcement program. (\$\$) -- SB2443 CD1
Committee Reports: SSCR 2682 (TCA/ PSM/) SSCR 3012 (JDC/ WAM/) HSCR 1102-24 (TRN) HSCR 1310-24 (JHA) HSCR 1624-24 (FIN) CCR 172-24
Current Status: May-03 24 Received by the Governor
Section Affected: (11 SECTIONS) AUTOMATED SPEED ENFORCEMENT SYSTEMS, 291C- (1 SECTION), 291C-161, 291C-165, 291C-194, 321H-4

SB2461 SD2 HD1 CD1 (CCR 181-24) RELATING TO MEDICAL CANNABIS.
Introduced by: San Buenaventura J, Chang S, Keohokalole J, McKelvey A
Amends provisions relating to dispensary operations under medical cannabis dispensary system law. Allows a dispensary to purchase cannabis and manufactured cannabis products from another dispensary. Repeals that the department shall authorize a dispensary to purchase cannabis and manufactured cannabis products from another dispensary in a manner prescribed by the department by rules adopted pursuant to provisions relating to administrative rules; provided that the purchasing dispensary establishes to the department's satisfaction that: the purchase is necessary to ensure that qualifying patients have continuous access to cannabis for medical use; or the cannabis and manufactured cannabis products are for medical, scientific, or other legitimate purposes approved by the State. -- SB2461 CD1
Committee Reports: SSCR 2473 (HHS) SSCR 2856 (CPN/ JDC/) HSCR 1159-24 (JHA/ AGR/) HSCR 1280-24 (HLT) HSCR 1761-24 (FIN) CCR 181-24
Current Status: May-03 24 Received by the Governor

SENATE BILLS THAT PASSED THE LEGISLATURE

Section Affected: 329D-6

SB2475 SD2 HD2 CD1 (CCR 120-24)

RELATING TO EDUCATION.

Introduced by: Kidani M, Aquino H, Chang S, Fevella K, Shimabukuro M

Establishes provisions relating to harm to students registry; requirements; due process; immunity under education law; and investigation of misconduct; reporting to the department of education; harm to student registry; due process; indemnity under private schools law; and investigation of misconduct; reporting to the department of education; harm to student registry; due process; indemnity under public charter schools law; and investigation of misconduct; reporting to the department of education; harm to students registry; due process; indemnity under early learning system law. Requires the department of education to establish a harm to student registry, which shall be a compilation of employees found to have inflicted harm on a student in the State. Requires the harm to students registry to contain the full and legal name of the person, including any prior names used, such as maiden name or married names; date of birth; photograph; last known address; and the name of the reporting institution. Requires an institution, private school to certify to the department that any employee name and information transmitted to the department for inclusion on the harm to students registry has been afforded appropriate due process, as set forth in this provision. Requires further that an institution, private school, and public charter school to certify that there is a final finding, including the date of the institution's final finding, resulting from the institution's investigation into whether the institution's employee engaged in acts or omissions that resulted in the infliction of harm to a student, notwithstanding whether the employee was terminated, retired, resigned, or was banned from the school pending completion of the investigation. Requires each institution, private school, and public charter school to complete its investigation without regard to the employment status of the employee under investigation or the status of the employee's future involvement with the institution. Provides that for purposes of this provision, in order for an employee's name to be placed on the harm to students registry, the investigation conducted by an institution, private school, and public charter school that rendered a final finding of infliction of harm to a student shall involve, at a minimum: an investigator who was not a party or witness in the investigation and does not report to a complaining party or accused party; an opportunity for the complaining party and accused party to provide information to the investigator regarding the alleged misconduct or other circumstances that caused initiation of the investigation; representation for the accused party if required by law or any applicable collective bargaining agreement; provided that the department shall not provide representation for an accused party that does not belong to a bargaining unit that is not entitled to representation pursuant to a collective bargaining agreement; consideration of the information provided by all parties and witnesses who participated in the investigation; and reasoned findings based on the information gathered that support the conclusion, to at least a preponderance of the evidence, that the accused party inflicted harm on a student. Requires an institution, private school, and public charter school to certify that the employee whose name is transmitted to the department for inclusion on the harm to students registry was given prior written notice of the institution's decision to transmit the employee's name for such purpose, that the employee was given the opportunity to appeal the decision, and that the employee either waived the right to appeal or lost the appeal, before the employee's name and other information is transmitted to the department. Provides that an institution, private school, and public charter school that provides information or an opinion about an employee's job performance to a prospective employer institution is presumed to be acting in good faith and shall have qualified immunity from civil or criminal liability for disclosing the information and for the consequences of the disclosure. Allows a person whose name is listed on the harm to students registry may request either the reporting institution, private school, public charter school, or early learning system to submit a certified request to the department to remove the person's name from the registry if new information is discovered that proves that the person has not inflicted harm on a student such that the person's name does not belong on the registry. -- SB2475 CD1

Committee Reports: SSCR 2236 (EDU/ LBT/) SSCR 3007 (WAM/ JDC/) HSCR 1101-24 (EDN) HSCR 1321-24 (JHA) HSCR 1609-24 (FIN) CCR 120-24

Current Status: May-02 24 Received by the Governor

Section Affected: 302A- (1 SECTION), 302C- (1 SECTION), 302D- (1 SECTION), 302L- (1 SECTION)

SB2476 HD2 CD1 (CCR 33-24)

RELATING TO DENTAL HYGIENISTS.

Introduced by: Kidani M, Fevella K, San Buenaventura J, Shimabukuro M

SENATE BILLS THAT PASSED THE LEGISLATURE

Amends provisions relating to employment of and practice by dental hygienists. Allows a licensed dental hygienist to perform preventive dental sealant screenings and apply preventive dental sealants on individuals who may or may not yet be patients of record, have not been previously examined by a licensed dentist, or do not have a treatment plan prescribed by a licensed dentist, under the general supervision of a licensed dentist in a school-based oral health program. --SB2476 CD1

Committee Reports: SSCR 2334 (EDU) SSCR 2769 (CPN) HSCR 1162-24 (EDN/HLT/) HSCR 1599-24 (CPC) CCR 33-24

Current Status: May-02 24 Received by the Governor

Section Affected: 447-3

SB2497 SD2 HD1 CD1 (CCR 158-24) RELATING TO TAXATION.

Introduced by: DeCoite L, Chang S, Fevella K, Kidani M, McKelvey A, Moriwaki S

Amends provisions relating to tax credit for research activities under income tax law. Repeals provisions that prohibits references to the base amount in section 41 of the Internal Revenue Code to apply, and allows credit for all qualified research expenses to be taken without regard to the amount of expenses for previous years. Redefines qualified high technology business to mean a small business that conducts more than 50 per cent of its activities in qualified research in the State and is registered to do business in the State. -- Amends Act 261, Session Laws of Hawaii 2019, relating to tax credits, by extending the sunset date for tax credits for research activities to January 1, 2030 (sunset). -- SB2497 CD1

Committee Reports: SSCR 2168 (EET) SSCR 3040 (WAM) HSCR 1286-24 (ECD) HSCR 1793-24 (FIN) CCR 158-24

Current Status: May-03 24 Received by the Governor

Section Affected: 235-110.91, ACT 261 2019

SB2504 SD2 HD1 CD1 (CCR 77-24) RELATING TO STATE PROGRAMS.

Introduced by: Dela Cruz D, Aquino H, Kidani M, Moriwaki S, Wakai G

Amends Act 66, Session Laws of Hawaii 2023, relating to State programs. Repeals provisions that requires the department of business, economic development, and tourism to work with the University of Hawaii on workforce development activities that support the development of the Hawaii Pacific hydrogen hub and other related aspects of the State's hydrogen energy industry. Repeals appropriation to the department of business, economic development, and tourism to develop the Hawaii Pacific hydrogen hub. (\$\$) -- SB2504 CD1

Committee Reports: SSCR 2147 (EET) SSCR 2812 (WAM) HSCR 1139-24 (EEP/HET/) HSCR 1819-24 (FIN) CCR 77-24

Current Status: May-02 24 Received by the Governor

Section Affected: ACT 66 2023

SB2512 SD2 HD2 CD1 (CCR 71-24) RELATING TO EMERGENCY MANAGEMENT POWERS.

Introduced by: Dela Cruz D, Aquino H, Hashimoto T, Kidani M

Amends provisions relating to emergency management powers, in general. Allows the Governor to receive, expend, or use contributions or grants, which shall be deemed to be trust funds, in money property or services, or loans of property or special contributions or grants in money, property or services, or loans of property, for special purposes provided for by this law; establish funds in the state treasury for the deposit and expenditure of the moneys; procure federal aid as the same may be available; and apply the provisions of federal aid law in the cases of federal aid, even though not in the form of money; provided that the contributions or grants are appropriated for the purpose of this law, or the special purposes. Requires the governor to provide notice to the legislature not less than 14 days before the date of expenditure or use and shall submit a report to the legislature within 5 days of each exercise of this authority; provided that the report shall include the date of expenditure or use, the amount of the expenditure or use, the program identification from which resources are expended or used, the impacts to the program from which resources are expended or used, and a detailed explanation of the public purpose served by the expenditure or use of the resources; provided further that no later than 30 days prior to the convening of each regular session, the governor shall submit to the legislature a summary report containing the aforementioned information for each exercise of this authority during the preceding twelve-month period from December 1 to November 30. (Report to the legislature). -- SB2512 CD1

Committee Reports: SSCR 2289 (PSM) SSCR 2851 (WAM/ JDC/) HSCR 1084-24 (WAL) HSCR 1301-24 (JHA) HSCR 1772-24 (FIN) CCR 71-24

Current Status: May-02 24 Received by the Governor

Section Affected: 127A-12

SENATE BILLS THAT PASSED THE LEGISLATURE

- SB2516 SD2 HD2 CD1 (CCR 93-24) RELATING TO THE DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES.
Introduced by: Dela Cruz D
Amends provisions relating to department of accounting and general services. Requires the department to provide centralized computer information management and processing services through the chief information officer. -- Amends provisions relating to office of enterprise technology services; chief information officer; information technology steering committee; establishment; responsibilities. -- Requires the chief information officer to be appointed by the governor as provided in provisions relating to selection and terms of members of boards and commissions. Requires the chief information officer to report to the comptroller. Requires the salary of the chief information officer to be established by the governor. -- SB2516 CD1
Committee Reports: SSCR 2689 (LBT/ GVO/) SSCR 2803 (WAM) HSCR 1136-24 (LGO) HSCR 1333-24 (CPC) HSCR 1750-24 (FIN) CCR 93-24
Current Status: May-02 24 Received by the Governor
Section Affected: 26-6, 27-43
- SB2526 SD2 HD2 CD1 (CCR 92-24) RELATING TO INFORMATION TECHNOLOGY.
Introduced by: Moriwaki S, Aquino H, Chang S, Fevella K, Keohokalole J, McKelvey A
Amends provisions relating to Act 179, Session Laws of 2022, relating to information technology services. Establishes a technology services consolidation working group, which shall make recommendations to attract high-quality information technology professionals to the State, including the use of internships and partnering with private providers and carriers, and assess the feasibility of exempting certain positions from the requirements of civil service law and collective bargaining in public employment; assist the office of enterprise technology services in working with state agencies, excluding the university of Hawaii, department of education, and Hawaii health systems corporation, to inventory and categorize the business criticality of each major state information technology system or data set; and determine the appropriate data center or hosting facility requirements based on the business criticality level of the system or data set; ensure that all consolidated state information technology data is housed at a facility that possesses the resiliency to perform concurrent maintenance or upgrades without down time; and has multiple power generation, fuel storage, power distribution paths, cooling systems, and heat exchange distribution paths that ensure that the data center can continue to operate even if 1 system fails when a utility power source is not available, without affecting the overall system. Report to the legislature. -- Requires the working group to dissolved on June 30, 2026 (sunset). -- SB2526 CD1
Committee Reports: SSCR 2708 (LBT/ GVO/) SSCR 2908 (WAM) HSCR 1210-24 (HET) HSCR 1829-24 (FIN) CCR 92-24
Current Status: May-02 24 Received by the Governor
Section Affected: ACT 179 2022
- SB2529 SD1 HD1 CD1 (CCR 27-24) RELATING TO PROVIDER ORDERS FOR LIFE SUSTAINING TREATMENT FORM.
Introduced by: Moriwaki S
Amends definitions under provider orders for life sustaining treatment law. Redefines patient's provider to mean a physician licensed pursuant to medicine and surgery law, a physician assistant licensed pursuant to chapter medicine and surgery law, or an advanced practice registered nurse licensed pursuant to nurses law. -- SB2529 CD1
Committee Reports: SSCR 2196 (HHS) SSCR 2772 (JDC) HSCR 1176-24 (HLT) HSCR 1589-24 (CPC/ JHA/) CCR 27-24
Current Status: May-02 24 Received by the Governor
Section Affected: 327K-1
- SB2532 SD2 HD1 CD1 (CCR 62-24) RELATING TO CRIME.
Introduced by: Moriwaki S, Aquino H, Chang S, Fevella K, McKelvey A
Amends provisions relating to definition of terms in this chapter. Redefines dwelling to include a multi-unit building, that is used or usually used by a person or persons for lodging; and any connected parking or storage areas, access to which is clearly restricted to residents by means of signage or security apparatus, or both. -- Amends provisions relating to burglary in the 1st degree. Provides that in the case of a dwelling that is a multi-unit building, the owner of the multi-unit building, owner of an individual unit, a property manager, or an authorized representative of the condominium association may act as a complainant. -- SB2532 CD1
Committee Reports: SSCR 2375 (CPN) SSCR 2968 (JDC) HSCR 1557-24 (JHA) CCR 62-24
Current Status: May-02 24 Received by the Governor
Section Affected: 708-800, 708-810

SENATE BILLS THAT PASSED THE LEGISLATURE

- SB2536 SD1 HD1 CD1 (CCR 95-24) RELATING TO PROCUREMENT PREFERENCES AND RECIPROCITY.
Introduced by: DeCoite L, Chang S, Hashimoto T, Kidani M
Establishes provisions relating to accounting service businesses under Hawaii public procurement code law. Provides that in any expenditure of public funds for accounting services, the use of Hawaii accounting service businesses shall be preferred. -- Amends provisions relating to reciprocity. Provides that to ensure fair and open competition for Hawaii businesses engaged in contracting with other states, the chief procurement officer may impose a reciprocal preference against bidders and offerors pursuant to provisions relating to competitive sealed bidding and competitive sealed proposals from those states which apply preferences. -- SB2536 CD1
Committee Reports: SSCR 2501 (GVO) SSCR 2955 (WAM) HSCR 1093-24 (LGO) HSCR 1262-24 (CPC) HSCR 1751-24 (FIN) CCR 95-24
Current Status: May-02 24 Received by the Governor
Section Affected: 103D- (1 SECTION), 103D-1001, 103D-304, 103D-1004
- SB2537 SD2 HD1 CD1 (CCR 79-24) RELATING TO ENERGY.
Introduced by: DeCoite L, Chang S, Kidani M, Lee C, Moriwaki S, Wakai G
Amends provisions relating to Hawaii clean energy initiative program. Requires the chief energy officer to submit a report to the legislature no later than twenty days prior to the convening of each regular session on the status and progress of new and existing clean energy initiatives. --Amends provisions relating to state support for achieving renewable portfolio standards. Requires the chief energy officer to: Develop a program to maximize the use of renewable energy and cost-effective conservation measures by state government agencies; Work with federal agencies to develop as much research, development and demonstration funding, and technical assistance as possible to support Hawaii in its efforts to achieve its renewable portfolio standards; and biennially, beginning in January 2006, issue a progress report to the governor and legislature. --Amends provisions relating to energy security special fund; use. Requires the chief energy officer to submit a report to the legislature, no later than twenty days prior to the convening of each regular session, on the status and progress of existing programs and activities and the status of new programs and activities funded by the energy security special fund. -- SB2537 CD1
Committee Reports: SSCR 2490 (EET) SSCR 2814 (WAM) HSCR 1238-24 (EEP) HSCR 1820-24 (FIN) CCR 79-24
Current Status: May-02 24 Received by the Governor
Section Affected: 196-10.5, 196-41, 201-12.8
- SB2557 SD1 HD1 CD1 (CCR 32-24) RELATING TO LEGAL REPRESENTATION.
Introduced by: Moriwaki S, Fevella K
Amends provisions relating to hearing on petition. Allows the court to appoint an attorney for the subject of the petition if the court determines that the interests of justice require 1 be appointed. Requires that if the subject of the petition is represented by an attorney, whether retained by the subject or appointed by the court, the attorney shall be allowed adequate time for investigation of the matters at issue and for preparation, and shall be permitted to present the evidence that the attorney believes necessary for a proper disposition of the proceeding. --Amends provisions relating to right to representation by public defender or other appointed counsel. Repeals the requirements of any indigent person who the subject of a petition for assisted community treatment under mental health, mental illness, drug addiction, and alcoholism law to be entitled to be represented by a public defender. -- SB2557 CD1
Committee Reports: SSCR 2758 (JDC) HSCR 1306-24 (JHA) HSCR 1766-24 (FIN) CCR 32-24
Current Status: May-02 24 Received by the Governor
Section Affected: 334-126, 802-1
- SB2575 HD1 CD1 (CCR 65-24) RELATING TO THE ENVIRONMENT.
Introduced by: Lee C
Establishes provisions relating to seabed mining; permits; prohibited under ocean and submerged land leasing law. Prohibits the mining, extraction, and removal of minerals from the seabed in state marine waters. Prohibits a permit to be issued for or in connection with the development or operation of any facility or infrastructure associated with the mining, extraction, or removal of minerals from the seabed within state marine waters. -- SB2575 CD1
Committee Reports: SSCR 2400 (AEN/ WTL/) SSCR 2947 (JDC) HSCR 1078-24 (EEP) HSCR 1269-24 (WAL) HSCR 1811-24 (FIN) CCR 65-24
Current Status: May-02 24 Received by the Governor

SENATE BILLS THAT PASSED THE LEGISLATURE

Section Affected: 190D- (1 SECTION) SEABED MINING

- SB2591 SD2 HD1 CD1 (CCR 111-24) RELATING TO BURIAL SITES.
Introduced by: Shimabukuro M, Chang S
Establishes provisions relating to failure to disclose or record a burial or archaeological site; penalty. Provides that there shall be imposed by a court of competent jurisdiction a fine of 1,000 dollars on any private landowner who fails to disclose and record with the bureau of conveyances, or in documents used to offer real property for sale, burial or archaeological sites located on the landowner's property that the landowner knew of or should have known of. Requires all fines collected under this provision to be deposited into the Hawaii historic preservation special fund established under provisions relating to Hawaii historic preservation special fund. -- SB2591 CD1
Committee Reports: SSCR 2517 (HWN/ WTL/) SSCR 2966 (JDC) HSCR 1182-24 (JHA) HSCR 1762-24 (FIN) CCR 111-24
Current Status: May-02 24 Received by the Governor
Section Affected: 508D- (1 SECTION), 6E-16
- SB2600 HD1 CD1 (CCR 64-24) RELATING TO CONDOMINIUMS.
Introduced by: Kim D, Aquino H, Chang S, Fevella K, McKelvey A, Moriwaki S
Amends provisions relating to delivery under condominiums law. Requires delivery to be made by personal delivery; registered or certified mail with adequate postage to the recipient's address; provided that delivery shall be considered made 3 days after deposit in the mail or on any earlier date upon which the return receipt is signed; facsimile transmission, if the recipient has provided a fax number to the sender; provided that delivery shall be considered made upon the sender's receipt of automatic confirmation of transmission; electronic mail; or any other way prescribed by the commission. -- SB2600 CD1
Committee Reports: SSCR 2748 (CPN) HSCR 1132-24 (CPC) HSCR 1613-24 (FIN) CCR 64-24
Current Status: May-02 24 Received by the Governor
Section Affected: 514B-88
- SB2601 HD1 CD1 (CCR 113-24) RELATING TO SEXUAL ABUSE OF MINORS.
Introduced by: Kidani M, Chang S, DeCoite L, Fevella K, Fukunaga C, Gabbard M, Lee C, McKelvey A
Amends provisions relating to civil action arising from sexual offenses; application; certificate of merit and changes its title to civil action arising from sexual offenses; application; certificate of merit; trauma informed response under limitation of actions law. Provides that notwithstanding any law to the contrary, no action for recovery of damages based on physical, psychological, or other injury or condition suffered by a victim when the victim was a minor, arising from the sexual abuse of the victim by any person when the victim was a minor, shall be commenced against the person who committed the act of sexual abuse more than; for sexual abuse committed before July 1, 2024; 8 years after the 18th birthday of the victim; or 3 years after the date the victim discovers or reasonably should have discovered that psychological injury or illness occurring after the victim's 18th birthday was caused by the sexual abuse, whichever occurs later; or for sexual abuse committed on or after July 1, 2024; 32 years after the 18th birthday of the victim; or 5 years after the date the victim discovers or reasonably should have discovered that psychological injury or illness occurring after the victim's 18th birthday was caused by the sexual abuse, whichever occurs later. Provides that with respect to a legal entity against whom a claim is brought pursuant to provisions specified, allows a plaintiff to request, and a court to order, the personnel of the legal entity to undergo training on trauma informed response to allegations of sexual abuse. -- SB2601 CD1
Committee Reports: SSCR 2768 (JDC) HSCR 1183-24 (JHA) HSCR 1763-24 (FIN) CCR 113-24
Current Status: May-02 24 Received by the Governor
Section Affected: 657-1.8
- SB2657 SD1 HD2 CD1 (CCR 66-24) RELATING TO MAKAHIKI COMMEMORATION DAY.
Introduced by: Keohokalole J, San Buenaventura J
Establishes provisions relating to Makahiki Commemoration Day. Provides that on 1 of the kapu Hua days of Mohalu, Hua, or Akua of the lunar month of 'Ikua of each year shall be known and designated as Makahiki Commemoration Day to recognize the Makahiki, a season and New Year festival of Hawaiian tradition celebrating harvest, bounty, and the god Lono. Provides further that the calendar date on which the State should commemorate the Makahiki season shall be projected yearly using various

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technologies that track celestial phenomena to determine and publicize the equivalent day of the Gregorian calendar. Provides that this day is not and shall not be construed to be a state holiday. -- SB2657 CD1

Committee Reports: SSCR 2896 (TCA) HSCR 1214-24 (CAI) HSCR 1632-24 (JHA) CCR 66-24

Current Status: May-02 24 Received by the Governor

Section Affected: 8-19

SB2659 SD1 HD1 CD1 (CCR 88-24)

RELATING TO REGENERATIVE TOURISM.

Introduced by: Keohokalole J

Amends provisions relating to objective and policies for the economy--visitor industry. Requires the State to: develop the industry in a manner that will: continue to provide new job opportunities and steady employment for Hawaii's people; commit to building the capacity of Hawaii's people; and offer career opportunities to ultimately increase the percentage of Hawaii's people who hold management and leadership positions in the visitor industry; form community partnerships to ensure Native Hawaiian cultural integrity by including certain responsibilities and involving certain groups; apply innovative financial policies as well as data collection and analysis to incentivize and facilitate a shift to a regenerative visitor industry that has a smaller ecological footprint by implementing policies such as decreasing the impacts on beaches, reefs, and ocean life, and that aims to sustain and improve the quality of life for Hawaii's people by implementing policies such as decreasing the impacts of transient accommodation, vacation rentals, bed and breakfast operations, and rental cars; target markets that have a high probability of alignment with the goal of cultivating a regenerative visitor industry; actively support and encourage other economic sectors and clusters to reduce the State's dependence on tourism to support Hawaii's overall economic prosperity; minimize negative economic, environmental, and social impacts to the State; generate greater economic benefits for Hawaii's people, enhance the well-being of Hawaii's indigenous communities, and improve the working conditions of and access to the visitor industry; involve Hawaii's people in decisions that affect their lives and life changes; make positive contributions to the conservation of natural and cultural heritage for the maintenance of Hawaii's diversity; provide more enjoyable experiences and a greater understanding of local cultural, social, and environmental issues for visitors through more meaningful connections with Hawaii's people; and provide equitable access for individuals with disabilities and sociologically disadvantaged people that is culturally sensitive, engenders respect between visitors and Hawaii's people, and builds pride and confidence in Hawaii. Requires the Hawaii tourism authority in coordination with the office of planning and sustainable development to prepare and periodically update the tourism functional plan to include updated tourism economic goals, the Hawaii Tourism Authority's strategic plan, and the Hawaii 2050 Sustainability Plan. Report to the governor. Requires the governor to report to the legislature. --SB2659 CD1

Committee Reports: SSCR 2577 (EET/ WTL/) SSCR 3010 (WAM) HSCR 1157-24 (TOU) HSCR 1801-24 (FIN) CCR 88-24

Current Status: May-02 24 Received by the Governor

Section Affected: 201B- (1 SECTION), 226-8

SB2687 SD1 HD2 CD1 (CCR 58-24)

RELATING TO ELECTIONS.

Introduced by: Rhoads K, McKelvey A

Establishes provisions relating to distribution of materially deceptive media; prohibited; remedies; penalties. Prohibits a person recklessly to distribute, or enter into an agreement with another person to distribute, between the 1st working day of February in every even-numbered year through the next general election, materially deceptive media in a reckless disregard of the risk of harming the reputation or electoral prospects of a candidate in an election or changing the voting behavior of voters in an election. Exempts this provision to apply to: a broadcaster, cable operator, interactive computer service, or streaming service if it was not involved with the creation of the materially deceptive media; or an interactive computer service, cloud service provider, or streaming service for content provided by another person or a developer or provider of any technology used in the creation of materially deceptive media, unless the interactive computer service, cloud service provider, or streaming service has knowledge that the content is deceptive and intends to deceive a resident of the State. Exempts this provision to apply if the media includes a disclaimer informing the viewer that the media has been manipulated by technical means and depicts appearance, speech, or conduct that did not occur; provided that certain criteria is met. Provides that unless otherwise specified in this provision, a person who violates this provision shall be guilty of a petty misdemeanor. Provides that a person who violates this provision within 5 years of a

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previous conviction for a violation of this provision shall be guilty of a misdemeanor. Requires a person who violates this provision with the intent to cause violence or bodily harm shall be guilty of a class C felony. Allows the commission to assess a fine for a violation of this provision or refer a violation of this section for criminal prosecution under this provision. Defines artificial intelligence to mean a machine-based system that can, for a given set of human-defined objectives, make predictions, recommendations, or decisions influencing real or virtual environments, and that uses machine and human-based inputs to: perceive real and virtual environments; abstract perceptions of real and virtual environments into models through analysis in an automated manner; and use model inference to formulate opinions for information or action. Defines cloud service provider to mean a third-party company that provides scalable computing resources that businesses can access on demand over a network, including cloud-based computing, storage, platform, and application services. Defines direct-to-home satellite provider to have the same meaning as defined in title 47 United States Code section 303(v). Defines distribute to mean to convey information by any means. Defines interactive computer service to have the same meaning as defined in title 47 United States Code section 230(f)(2). Defines materially deceptive media to mean any information, including any video, audio, or image, that: is an advertisement; depicts an individual engaging in speech or conduct in which the depicted individual did not in fact engage; would cause a reasonable viewer or listener to believe that the depicted individual engaged in the speech or conduct depicted; and was created by: generative adversarial network techniques or another technique that translates a source image into another image using machine learning, deep learning techniques, and convolutional neural networks; artificial intelligence; or digital technology. -- Amends provisions relating to distribution of materially deceptive media; civil remedies. Allows a depicted individual, including a candidate for election, whose appearance, speech, or conduct is altered or affected through the use of materially deceptive media, or any organization that represents the interest of voters likely to be deceived by the distribution of materially deceptive media, may bring an action for general or special damages against a person who violates provisions relating to distribution of materially deceptive media; prohibited; penalties. Allows the court, in its action and in addition to any judgment awarded to the plaintiff or plaintiffs, to award a prevailing party reasonable attorney's fees and costs; provided that this provision shall not limit or preclude a plaintiff from pursuing any other available remedy. Provides that a cause of action for injunctive or other equitable relief may be maintained against any person who is reasonably believed to violate or who is in the course of violating provisions relating to distribution of materially deceptive media; prohibited; penalties by certain individuals. Allows a court to issue a temporary or permanent injunction or restraining order to prevent further harm to the plaintiff. If a plaintiff, other than the attorney general, campaign spending commission if represented by a state attorney, county attorney, or county prosecutor, is awarded permanent injunctive relief under this subsection, the court may award reasonable attorney's fees and costs to the plaintiff. Allows the court to issue a civil fine for the violation of a court order issued under this provision in an amount of not more than \$1,000 per day. -- SB2687 CD1

Committee Reports: SSCR 2838 (JDC) HSCR 1207-24 (JHA) HSCR 1601-24 (CPC) CCR 58-24

Current Status: May-02 24 Received by the Governor

Section Affected: 11- (2 SECTIONS) DISTRIBUTION OF MATERIALLY DECEPTIVE MEDIA

SB2693 SD2 HD1 CD1 (CCR 10-24)

RELATING TO STATES OF EMERGENCY.

Introduced by: Lee C, Elefante B, Hashimoto T, San Buenaventura J, Wakai G
Establishes provisions relating to charitable fraud during a state of emergency. Provides that a person commits the offense of charitable fraud during a state of emergency if, during a state of emergency declared by the governor under provisions relating to state of emergency under emergency management law, the person intentionally, knowingly, or recklessly performs any of the following actions in connection with a solicitation or acceptance of a contribution to assist a disaster victim: the person uses any deceptive act or practice, false pretense, false promise, or misrepresentation in connection with the solicitation of a contribution; the person misrepresents, misleads, or omits information concerning the intended uses of contributions; or the person uses contributions in a manner other than the specific purposes represented by the solicitor at the time the contribution was solicited. Requires charitable fraud during a state of emergency to be a: class B felony if the value of contributions obtained or attempted to be obtained is 20,000 dollars or more; class C felony if the value of contributions obtained or attempted to be obtained is more than 750 dollars and less than 20,000

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dollars; or misdemeanor if the value of contributions obtained or attempted to be obtained is 750 dollars or less. -- SB2693 CD1

Committee Reports: SSCR 2173 (PSM) SSCR 2857 (JDC) HSCR 1582-24 (JHA) CCR 10-24

Current Status: May-02 24 Received by the Governor

Section Affected: 127A- (1 SECTION) CHARITABLE FRAUD DURING A STATE OF EMERGENCY

SB2706 SD1 HD1 (HSCR 1634-24)

RELATING TO EXPUNGEMENT OF CRIMINAL RECORDS.

Introduced by: Lee C

Establishes the clean slate expungement task force to develop a state-initiated record clearing program. Requires the clean slate expungement task force to provide recommendations: for legislation related to a record clearing program that: expands access to employment, education, and other necessities required for successful reintegration as a successful member of society; promotes equity and fairness by removing barriers within the criminal legal system that disproportionately impact marginalized communities; enhances public safety by adopting best practices for clearing records that have been linked to a reduction in recidivism; and streamlines the procedures involved in the record clearance process to reduce the time and resources required by the various state entities responsible for the implementation of record clearance; and to the judicial council that will inform the review of the Hawaii Penal Code. Establishes requirements of the composition of the clean slate expungement task force. Requires the clean slate expungement task force to seek technical assistance from: the clean slate initiative; code for America; and SEARCH - system for the electronic analysis and retrieval of criminal histories. Report to the legislature. Requires the clean slate expungement task force to be dissolved on June 1, 2027. -- SB2706 HD1

Committee Reports: SSCR 2841 (JDC) HSCR 1634-24 (JHA)

Current Status: Apr-22 24 Received by the Governor

SB2715 SD1 HD2 CD1 (CCR 29-24)

RELATING TO UNFAIR LABOR PRACTICES.

Introduced by: Aquino H, Chang S, Fevella K, Moriwaki S, San Buenaventura J

Amends provisions relating to unfair labor practices of employers. Requires to be an unfair labor practice for an employer or in concert with others to: interfere with, restrain, or coerce the employer's employees in the exercise of the rights guaranteed in provisions relating to rights of employees; initiate, create, dominate, or interfere with the formation or administration of any labor organization or contribute financial support to it; provided that an employer shall not be prohibited from reimbursing employees at their prevailing wage rate for time spent conferring with the employer, nor from cooperating with representatives of at least a majority of the employer's employees in a collective bargaining unit, at their request, by permitting employee organizational activities on employer premises or the use of employer facilities where the activities or use create no additional expense to the employer; encourage or discourage membership in any labor organization by discrimination in regard to hiring, tenure, or other terms or conditions of employment; provided that an employer may enter into an all-union agreement with the bargaining representative of the employer's employees in a collective bargaining unit, unless the board has certified that at least a majority of the employees have voted to rescind the authority of their bargaining representative to negotiate the all-union agreement within 1 year preceding the date of the agreement. Prohibits any employer to justify any discrimination against any employee for non-membership in a labor organization if the employer has reasonable grounds for believing that: membership was not available to the employee on the same terms and conditions generally applicable to other members; or membership was denied or terminated for reasons other than the failure of the employee to tender periodic dues and the initiation fees uniformly required as a condition for acquiring or retaining membership; refuse to bargain collectively with the representative of a majority of the employer's employees in any collective bargaining unit; provided that if the employer has good faith doubt that a union represents a majority of the employees, the employer may file a representation petition for an election and shall not be deemed guilty of refusal to bargain; bargain collectively with the representatives of less than a majority of the employer's employees in a collective bargaining unit, or to enter into an all-union agreement except in the manner provided in this provision; violate the terms of a collective bargaining agreement; refuse or fail to recognize or accept as conclusive of any issue in any controversy as to employment relations the final determination of the board or of any tribunal of competent jurisdiction; discharge or otherwise discriminate against an employee because the employee has filed charges or given information or testimony under the provisions of this chapter; deduct labor organization dues or assessments from an employee's earnings, unless

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the employer has been presented with an individual order therefor, signed by the employee personally; employ any person to spy upon employees or their representatives respecting their exercise of any right created or approved by this chapter; make, circulate, or cause to be circulated a blacklist; offer or grant permanent employment to an individual for performing work as a replacement for a bargaining unit member during a labor dispute; discharge, discipline, or otherwise penalize or threaten any adverse employment action against an employee because the employee declines to: attend or participate in an employer-sponsored meeting, or any portion of a meeting, that communicates the opinion of the employer about political matters; or receive or listen to a communication from the employer that communicates the opinion of the employer about political matters; provided that this provision shall not limit the rights of an employer to conduct meetings or to engage in communications involving political matters as long as attendance by the employees is wholly voluntary. -- SB2715 CD1

Committee Reports: SSCR 2269 (LBT) SSCR 2877 (CPN/ JDC/) HSCR 1170-24 (LGO) HSCR 1590-24 (JHA) CCR 29-24

Current Status: May-02 24 Received by the Governor

Section Affected: 377-6

SB2718 SD1 HD1 CD1 (CCR 30-24)

RELATED TO ADMINISTRATIVE PROCEDURES.

Introduced by: Aquino H, Chang S, Fevella K

Amends provisions relating to prevention of unfair labor practices. Allows the Hawaii labor relations board to admit and consider hearsay evidence. -- SB2718 CD1

Committee Reports: SSCR 2272 (LBT) SSCR 2990 (JDC) HSCR 1164-24 (LGO) HSCR 1585-24 (JHA) CCR 30-24

Current Status: May-02 24 Received by the Governor

Section Affected: 377-9

SB2721 SD2 HD2 CD1 (CCR 36-24)

RELATING TO OCEAN RECREATION.

Introduced by: Moriwaki S, Chang S, Fevella K

Amends provisions relating to violation or rules; penalty under ocean recreation and coastal areas program law. Requires any person who violates any provision in this chapter or rule adopted by the department, relating to boating accidents, reckless or unauthorized operation of a vessel, unauthorized mooring of a vessel, unauthorized commercial activity, unauthorized camping within state small boat harbors or boating facilities, animal abandonment within state small boat harbors or boating facilities, or creation of animal colonies within small boat harbors or boating facilities to be guilty of a petty misdemeanor and to be fined not more than 1,000 dollars. Requires any person who knowingly or intentionally violates any rule adopted by the department relating to unauthorized discharge, dumping, or abandoning, in any state boating facility or state waters, of any petroleum product, hazardous material, or sewage in violation of the state water quality standards established by the department of health, shall be fined not more than \$10,000 for each day of violation, and any vessel, the agents, owner, or crew of which violate the rules of the department shall be fined not more than 10,000 dollars for each day or instance of violation, or sentenced to a term of imprisonment of not more than 30 days, or both. Each day or instance of each violation shall be deemed a separate offense. Provides that as a condition of probation pursuant to provisions relating to terms of probation and conditions of probation, or as a condition to the suspension of any criminal penalties, the environmental court may provide that the defendant refrain from operating any vessel, including but not limited to any thrill craft or vessel engaged in parasailing or water sledding, in specified geographical areas of the waters of the State. -- Amends provisions relating general administrative penalties. Provides that in addition to, or as a condition to the suspension of, any administrative fines and penalties, the board may deprive the offender of the privilege of registering or titling any vessel for use on state waters, or mooring any vessel in any state small boat harbor, boating facility, or state waters, for a period of not more than 24 months. -- Amends provisions relating to disposition of revenues. Requires any person who violates this provision to be fined no more than 100 dollars for each separate offense. -- Repeals provisions relating to fines and penalties. SB2721 CD1

Committee Reports: SSCR 2658 (WTL) SSCR 2963 (JDC) HSCR 1244-24 (WAL) HSCR 1597-24 (JHA) CCR 36-24

Current Status: May-02 24 Received by the Governor

Section Affected: 200-14, 200-14.5, 200-34, 200-37.5, 200-25

SB2725 HD1 CD1 (CCR 115-24)

RELATING TO PASS-THROUGH ENTITY TAXATION.

Introduced by: Moriwaki S, Fevella K, Hashimoto T, McKelvey A

Amends provisions relating to pass-through entity taxation election under income tax

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law. Provides that the following tax is imposed on each electing pass-through entity; the sum of all qualified member's distributive shares and guaranteed payments of Hawaii taxable income as calculated under this law, multiplied by 9 per cent. Provides that if the amount of the credit authorized by this provision exceeds the qualified member's tax liability imposed pursuant to this law, the excess of the credit over liability may be used as a credit against the member's net income tax liability in subsequent years until exhausted. Repeals definition of direct member and indirect member. Defines qualified member to mean a member of an electing pass-through entity that is an individual, trust, or estate. -- SB2725 CD1

Committee Reports: SSCR 2845 (WAM) HSCR 1781-24 (FIN) CCR 115-24
Current Status: May-02 24 Received by the Governor
Section Affected: 235-51.5

SB2726 SD2 HD1 CD1 (CCR 176-24)

RELATING TO CONDOMINIUMS.

Introduced by: Fukunaga C, Chang S, McKelvey A, Moriwaki S, Rhoads K, Richards III H

Requires the legislative reference bureau to study and submit a report on the approaches employed by certain other states regarding condominium subjects. Report to the legislature. Appropriation to by the legislative reference bureau for a study of condominium subjects in other states. (\$\$) -- SB2726 CD1

Committee Reports: SSCR 2386 (CPN) SSCR 3042 (WAM) HSCR 1289-24 (CPC)
HSCR 1795-24 (FIN) CCR 176-24

Current Status: May-03 24 Received by the Governor
Section Affected: ACT 189 2023

SB2731 SD1 HD1 CD1 (CCR 75-24)

RELATING TO SPECIAL LICENSE PLATES FOR IRAQ AND AFGHANISTAN WAR VETERANS.

Introduced by: Lee C, Chang S, Gabbard M, McKelvey A

Amends provisions relating to special number plates; military service. Requires in lieu of the number plates contracted on behalf of the counties by the director of finance of the city and county of Honolulu, the director of finance to provide, for a fee, 1 set of special number plates upon the receipt of an application together with certification from the US Department of Veterans Affairs or the state office of veterans' services that the applicant is a combat veteran or a veteran of the Vietnam conflict, the Korean conflict, World War II, the Persian Gulf conflict, the Iraq war, or the Afghanistan war. Requires the design of plates for: veterans of the Iraq war shall include the words "IRAQ VETERAN"; and veterans of the Afghanistan war shall include the words "AFGHANISTAN VETERAN". -- SB2731 CD1

Committee Reports: SSCR 2455 (PSM/ TCA/) SSCR 2909 (WAM) HSCR 1171-24
(CAI/ CMV/) HSCR 1787-24 (FIN) CCR 75-24

Current Status: May-02 24 Received by the Governor
Section Affected: 249-9.2

SB2753 HD2 CD1 (CCR 70-24)

RELATING TO BUILDING CODES.

Introduced by: Inouye L

Establishes provisions relating to refrigerant use. Provides that no provision of the Hawaii state building codes or any county building code shall prohibit or otherwise limit the use of a refrigerant designated as acceptable for use pursuant to title 42 US Code section 7671k; provided that any equipment containing the refrigerant shall be listed and installed in accordance with any applicable safety standards and use conditions imposed for that equipment or refrigerant. -- SB2753 CD1

Committee Reports: SSCR 2588 (GVO/ AEN/) SSCR 2873 (JDC) HSCR 1271-24
(WAL/ EEP/) HSCR 1603-24 (CPC) CCR 70-24

Current Status: May-02 24 Received by the Governor
Section Affected: 107- (1 SECTION) REFRIGERANT USE

SB2782 SD2 HD2 CD1 (CCR 179-24)

RELATED TO ELECTRONIC INFORMATION TECHNOLOGY.

Introduced by: Aquino H, Chang S, DeCoite L, Elefante B, Inouye L, McKelvey A, Rhoads K, San Buenaventura J

Amends provisions relating to multilingual accessibility standards. Requires the office of enterprise technology services, in consultation with the office of language access, to develop multilingual accessibility standards to provide technical guidance to state entities regarding public access to vital information and documents. Requires these multilingual accessibility standards to: encourage state entities to implement language accessibility cost effectively, taking into consideration the unique challenges and circumstances of each state entity; include functional performance criteria and technical

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requirements for multilingual accessibility standards; and provide recommendations for procurement provisions that can be incorporated into existing state procurement processes to conform to multilingual accessibility standards. -- Appropriation to the department of accounting and general services to establish 1 full time equivalent (1.0 FTE) permanent program manager position for the office of enterprise technology services. (\$\$) -- SB2782 CD1

Committee Reports: SSCR 2274 (LBT) SSCR 2938 (WAM) HSCR 1226-24 (HET/LGO/) HSCR 1826-24 (FIN) CCR 179-24

Current Status: May-03 24 Received by the Governor

Section Affected: 27- (1 SECTION) MULTILINGUAL ACCESSIBILITY STANDARDS

SB2787 SD2 HD1 CD1 (CCR 180-24) RELATING TO IMMIGRATION.

Introduced by: Aquino H, DeCoite L, Elefante B, Hashimoto T, Inouye L, McKelvey A, Rhoads K, San Buenaventura J

Establishes provisions relating to immigration services and access unit. Establishes an immigration services and access unit within the office of community services to provide for immigration services and access through program activities as described in this provision. Requires the purpose of the immigration services and access unit to be to promote immigrant economic self-sufficiency, community inclusion, and integration. Requires the immigration services and access unit to provide statewide services, coordinate with relevant government and nonprofit agencies, and approve contracts with qualified nonprofit organizations to support integration and civic engagement. Requires the immigration services and access unit to also be responsible for the immigrant resource centers, administration of the refugee program, and management of other programs relating to immigrants. -- Appropriation to the department of labor and industrial relations to fund the immigrant services and access unit within the office of community services, to be expended as follows: 80,000 dollars to establish 1 full-time equivalent (1.0 FTE) unit supervisor position; 48,000 dollars to establish 1 full-time equivalent (1.0 FTE) fiscal clerk position; 12,000 dollars as operation funds, including funds for on-site monitoring, legal review costs, printing costs, and travel expenses to attend conference training; 300,000 dollars to expand the immigration resource centers to provide more direct client assistance for naturalization fees and replacement of U.S. Customs and Border Protection Form I-94 Arrival/Departure Records, and to specifically provide further assistance to immigrants affected by the August 2023 Maui wildfires; and 10,000 dollars for furniture and equipment for the newly established positions. (\$\$) -- SB2787 CD1

Committee Reports: SSCR 2276 (LBT) SSCR 2910 (WAM) HSCR 1169-24 (LGO) HSCR 1752-24 (FIN) CCR 180-24

Current Status: May-03 24 Received by the Governor

Section Affected: 371K- (1 SECTION) IMMIGRATION SERVICES AND ACCESS UNIT

SB2819 SD1 HD2 CD1 (CCR 67-24) RELATING TO TRAFFIC SAFETY.

Introduced by: Richards III H, Chang S, Fevella K, Hashimoto T, Kanuha D, Keohokalole J, Kidani M

Amends provisions relating to drive on right side of roadway; exceptions. Requires upon any 2-lane roadway providing for 2-way movement of traffic, any vehicle proceeding at 10 miles per hour or more below the posted speed limit where overtaking or passing another vehicle is not possible or permitted, and a line of 5 or more vehicles is following immediately behind, shall move off the roadway at the nearest safe location where sufficient space exists for trailing vehicles to overtake or pass the vehicle, unless doing so would result in an unsafe situation. -- SB2819 CD1

Committee Reports: SSCR 2345 (TCA) SSCR 2942 (JDC) HSCR 1121-24 (TRN) HSCR 1591-24 (JHA) CCR 67-24

Current Status: May-02 24 Received by the Governor

Section Affected: 291C-41

SB2834 SD1 HD2 CD1 (CCR 63-24) RELATING TO THE LANDLORD-TENANT CODE.

Introduced by: Hashimoto T, Aquino H, Chang S, Keohokalole J, McKelvey A

Establishes provisions relating to death of a tenant; notice. Provides that as part of the rental agreement or in a separate written instrument, a tenant may designate the name and contact information, including mailing address, of a representative authorized by the tenant to collect or dispose of the tenant's personal property within the dwelling unit if the tenant dies during the tenancy. Requires upon the death of the tenant or, in the case of multiple tenants, the death of all tenants, the landlord to contact the representative

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by registered mail and any other contact information provided by the tenants to provide notice pursuant to this provision. Requires in the absence of a written designation of a representative by the deceased tenant, the landlord shall send notice to the estate of the deceased tenant at the address of the dwelling unit. Requires if upon delivery of the notice to the estate, an individual comes forward and provides the landlord with a court order evidencing the individual's authority to act as a representative for the deceased tenant, the individual shall be considered the representative for the purposes of this provision. Provides that in the absence of a written designation of a representative by the deceased tenant or the designated representative or representative of the deceased tenant's estate does not come forward, a family member who comes forward shall be considered the representative for the purposes of this provision. Requires the notice under this provision to contain the following information: the name of the deceased tenant, the address of the dwelling unit, and that the representative, if any, was identified by the tenant to collect or dispose of the tenant's personal property in the event of the tenant's death; the approximate date of the deceased tenant's death; the monthly rent amount and the date through which rent has been paid; a statement that the tenancy will terminate 15 calendar days from the date the notice is mailed or personally delivered or the date through which the rent has been paid, whichever is later; and a statement that upon the termination of the tenancy, the landlord may dispose of any remaining property which the landlord, in good faith, determines to be of value, in or around the dwelling unit, by either: selling the property, in a commercially reasonable manner; storing the property at the expense of the tenant's estate; or donating the property to a charitable organization. Provides if the representative contacts the landlord within 15 calendar days of the mailing or personal delivery of the written notice pursuant to this provision, the landlord shall provide the representative access to the dwelling unit for the sole purpose of allowing the representative to remove the deceased tenants' personal property in a reasonable manner. Requires the representative to surrender the dwelling unit for the landlord after the removal of the deceased tenant's personal property. Prohibits this provision to a landlord-tenant relationship between the landlord and the representative. Requires the tenancy to terminate 15 calendar days from the date the notice is mailed or personally delivered to the representative or the deceased tenant's estate, or the date through which the rent has been paid, whichever is later. Allows upon the termination of the tenancy, the landlord to dispose of any remaining personal property in or around the dwelling unit that the landlord, in good faith, determines to be of value by either: selling the property, in a commercially reasonable manner; storing the property at the expense of the deceased tenant's estate; or donating the property to a charitable organization. Requires the method of disposal of the remaining personal property of value to be at the discretion of the landlord and without liability to the landlord; provided that the landlord is in compliance with this provision. Provides that if property is sold in a commercially reasonable manner, then the proceeds of the sale, after deducting accrued rent and costs of storage, advertising, and sale, shall be held in a trust for the representative for 30 calendar days, after which time the proceeds shall be forfeited to the landlord. Allows the landlord to dispose of any remaining personal property that has no value, including but not limited to trash and perishable food, immediately and without notice to the representative or tenant's estate without liability. --SB2834 CD1

Committee Reports: SSCR 2750 (CPN) HSCR 1232-24 (CPC) HSCR 1595-24 (JHA)
CCR 63-24

Current Status: May-02 24 Received by the Governor

Section Affected: 521- (1 SECTION) DEATH OF A TENANT

SB2837 SD2 HD1 CD1 (CCR 165-24) RELATING TO THE OAHU REGIONAL HEALTH CARE SYSTEM, HAWAII HEALTH SYSTEMS CORPORATION.

Introduced by: Hashimoto T, McKelvey A

Amends provisions relating to Hawaii health systems corporation. Requires the corporation to be divided into 5 regional systems, as follows: the Oahu regional health care system, which may include the state veterans home on Maui; the Kauai regional health care system; the Maui regional health care system; the east Hawaii regional health care system; and the west Hawaii regional health care system. -- Requires no later than June 30, 2027, the Maui state veterans home shall be assimilated into a state agency having a Maui affiliation, in a manner and to an extent that may be negotiated between the Oahu regional health care system or state agency having a Maui affiliation and the department of defense. Provides that after assimilation, the physical assets and the ground lease of the Maui state veterans home shall become the property of and be managed by the agency into which the Maui state veterans home is assimilated. Provides that no liabilities of the Maui state veterans home that are in existence at the time the Maui state veterans home is assimilated into a state agency having a Maui

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affiliation shall become liabilities of the agency into which the Maui state veterans home is assimilated. -- SB2837 CD1

Committee Reports: SSCR 2471 (HHS) SSCR 2799 (WAM) HSCR 1154-24 (HLT)
HSCR 1297-24 (CPC) HSCR 1612-24 (FIN) CCR 165-24

Current Status: May-03 24 Received by the Governor

Section Affected: 323F-2

SB2841 HD1 CD1 (CCR 173-24)

RELATING TO WATER SAFETY DAY.

Introduced by: Wakai G, Aquino H, Chang S, Elefante B, Fevella K, Kidani M, McKelvey A, Moriwaki S, Richards III H

Establishes provisions relating to water safety day. Requires May 15 of each year to be known and designated as Water Safety Day, to spread awareness of the drowning and educate Hawaii's youth in becoming safer in and around the water. Provides that this day is not and shall not be construed to be a state holiday. -- SB2841 CD1

Committee Reports: SSCR 2897 (TCA) HSCR 1174-24 (CAI) HSCR 1584-24 (JHA)
CCR 173-24

Current Status: May-03 24 Received by the Governor

Section Affected: 8- (1 SECTION) WATER SAFETY DAY

SB2845 SD2 HD1 CD1 (CCR 12-24)

RELATING TO FIREARMS.

Introduced by: Wakai G, Chang S, Fevella K, Kidani M, Moriwaki S, San Buenaventura J, Shimabukuro M

Establishes provisions relating to sale of ammunition to a person under the age of 21; prohibition; penalty. Prohibits a person to intentionally, knowingly, or recklessly sell, offer to sell, distribute, or otherwise transfer ammunition for any firearm to any person who is under the age of 21; provided that it shall not be a violation of this provision to sell, offer to sell, distribute, or otherwise transfer ammunition to a person who: meets the criteria to possess a fire arm under provisions relating to possession by licensed hunters and minors; target shooting; game hunting; and is actively engaged in hunting or target shooting or going to or from the place of hunting or target shooting. Provides that any person who sells, offers for sale, distributes, or otherwise transfers ammunition for any firearm shall check the government-issued photographic identification of the buyer or recipient to establish the age of the buyer or recipient to establish the age of the buyer or recipient before making the transfer. Requires it to be an affirmative defense to this provision that the seller, distributor, or transferor of the ammunition had requested, examined, and reasonably relied upon a government-issued photographic identification establishing the age of the buyer or recipient as at least 21 years of age before selling, offering to sell, distributing, or otherwise transferring the ammunition. Requires that any person violating this provision to be guilty of a misdemeanor. --Amends provisions relating to ownership, possession, or control prohibited, when; penalty. Prohibits a person who under the age of 21 to own, possess, or control any ammunition for any firearm; provided that this provision shall not apply to a person in an exempt category in provisions relating to exemptions under firearms, ammunition and dangerous weapons law. -- SB2845 CD1

Committee Reports: SSCR 2653 (PSM) SSCR 2941 (JDC) HSCR 1465-24 (JHA)
CCR 12-24

Current Status: May-02 24 Received by the Governor

Section Affected: 134- (1 SECTION), 134-7

SB2861 SD1 HD1 CD1 (CCR 124-24)

RELATING TO EXCLUSIVE LISTING AGREEMENTS.

Introduced by: McKelvey A

Establishes provisions relating to exclusive listing agreements; prohibited. Provides that an exclusive listing agreement shall be void and unenforceable under this law if the agreement: lasts longer than 12 months from the date the agreement was made; purports to run with the land or be binding on future owners of interests in the real property; allows for assignment of the right to provide services without notice to and the consent of the owner of the residential real property; or purports to create a lien, encumbrance, or other real property security interest. Prohibits the ability to present for recording or filing, or otherwise attempt to record to file, with the bureau of conveyances an exclusive listing agreement of any duration or any memoranda or notice of an exclusive listing agreement. Prohibits the ability to enforce, or attempt to enforce, an exclusive listing agreement that is made, or that is presented for recording or filing with the bureau of conveyances, in violation of this provision. Prohibits an exclusive listing agreement that is made or presented for recording or filing with the bureau of conveyances in violation of this section to be enforceable, have any legal effect, or provide actual or constructive notice to any person interested in the residential real

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property that is identified in the exclusive listing agreement. Prohibits an exclusive listing agreement that is made or is presented for recording or filing with the bureau of conveyances in violation of this provision to operate as a lien, encumbrance, or security interest. Prohibits any owner or buyer to be required to record any document to remove an exclusive listing agreement that is made or is presented for recording or filing with the bureau of conveyances in violation of this provision. Provides that if an exclusive listing agreement, memorandum of the agreement or notice is recorded in violation of this provision, then a person with an interest in the real property that is subject to the agreement may apply to a court of competent jurisdiction in the county where the real property is located to record a court order declaring the memorandum of agreement, or notice void and unenforceable. -- SB2861 CD1

Committee Reports: SSCR 2828 (CPN) HSCR 1329-24 (JHA/ CPC/) HSCR 1765-24 (FIN) CCR 124-24

Current Status: May-03 24 Received by the Governor

Section Affected: 481B- (1 SECTION) EXCLUSIVE LISTING AGREEMENTS

SB2919 SD2 HD2 CD1 (CCR 83-24)

RELATING TO PROPERTY.

Introduced by: Keohokalole J, Chang S, DeCoite L, Hashimoto T

Amends provisions relating to county zoning under general provisions law. Requires the zoning power granted in this provision to be exercised by ordinance which may relate to the time, place, manner, and duration in which uses of land and structures may take place. Provides that in no event shall the amortization or phasing out of nonconforming uses apply to any existing building or premises used for residential (single-family or duplex) or agricultural uses; provided that uses that include the furnishing or offering of transient accommodations shall not be considered residential or agricultural uses and may be phased out or amortized in any zoning district by county zoning regulations; provided further that a zoning ordinance may provide that transient accommodations may be furnished to a transient for a period of less than 180 consecutive days. Defines transient accommodations to have same meaning as defined in provisions relating to transient accommodations tax law. Provides that transient accommodations includes uses that require the payment of transient accommodations taxes. -- Amends provisions relating to definitions under transient accommodations tax law. Redefines transient accommodations to mean the furnishing of a room, apartment, suite, single family dwelling, shelter, or the like to a transient for less than 180 consecutive days for each letting in a hotel, apartment hotel, motel, condominium or unit as defined in condominiums law, cooperative apartment, vehicle equipped with or advertised as including sleeping accommodations, dwelling unit, or rooming house that provides living quarters, sleeping, or housekeeping accommodations, or other place in which lodgings are regularly furnished to transients. -- SB2919 CD1

Committee Reports: SSCR 2567 (CPN/ EET/ PSM/) SSCR 3014 (JDC/ WAM/) HSCR 1237-24 (HSG/ TOU/) HSCR 1846-24 (FIN) CCR 83-24

Current Status: May-01 24 Received by the Governor

May-03 24 Approved by Governor (Act 17 2024)

Section Affected: 46-4, 237D-1

SB2927 SD1 HD1 CD1 (CCR 13-24)

PROPOSING AN AMENDMENT TO ARTICLE VI, SECTION 3 OF THE HAWAII CONSTITUTION TO MAKE THE SENATE CONFIRMATION PROCESS FOR JUDICIAL APPOINTMENTS MORE UNIFORM.

Introduced by: Rhoads K, DeCoite L

Proposes to amend the Hawaii State Constitution. Amends provisions relating to appointment of justices and judges. Requires the governor, with the consent of the senate, to fill a vacancy in the office of the chief justice, supreme court, intermediate appellate court and circuit courts, by appointing a person from a list of not less than 4, and not more than 6 nominees for the vacancy presented to the governor by the judicial selection commission. Provides that if the reject any appointment within 30 days thereof, the senate shall be deemed to have consented to that appointment. If the senate rejects any appointment, the chief justice shall make another appointment from the list within 10 days thereof. The same appointment and consent procedure shall be followed until a valid appointment has been made, or failing this, the judicial selection commission shall make the appointment from the list, without senate consent. -- SB2927 CD1

Committee Reports: SSCR 2171 (JDC) SSCR 2483 (WAM) HSCR 1206-24 (JHA) HSCR 1754-24 (FIN) CCR 13-24

Current Status: May-02 24 Received by the Governor

Section Affected: ART VI S3

SB2937 SD1 HD2 CD1 (CCR 122-24) RELATING TO ACCESS TO LEARNING.

SENATE BILLS THAT PASSED THE LEGISLATURE

Introduced by: Kanuha D, Chang S, Fevella K, Kidani M, McKelvey A
Amends Act 46, Session Laws of Hawaii 2020, relating to Access to learning. Prohibits the standards, assessments, performance ratings, staff qualifications, and staff training requirements established by this Act to apply to any laboratory school program of the Hawaiian language college at the university of Hawaii at Hilo; provided that all child care centers at any applicable college shall be licensed by the department of human services before accepting children into care. -- SB2937 CD1
Committee Reports: SSCR 2332 (EDU) SSCR 3001 (JDC) HSCR 1107-24 (HET)
HSCR 1326-24 (JHA) HSCR 1620-24 (FIN) CCR 122-24
Current Status: May-02 24 Received by the Governor
Section Affected: ACT 46 2020, ACT 210 2021

SB2943 SD2 HD1 CD1 (CCR 118-24) RELATING TO WORKFORCE DEVELOPMENT.
Introduced by: Aquino H, Chang S, DeCoite L, Elefante B, Fevella K, Gabbard M, Hashimoto T, McKelvey A
Establishes within the department of transportation a commercial drivers workforce working group. Requires the working group to: engage the public and private sectors to increase awareness of the ground transportation industry and the industrial workforce needs; and collaborate with key stakeholders to identify and develop possible career paths for qualified commercial drivers, prioritizing filling vacancies within the department of education, with the ultimate goal of filling vacancies within the private and public sectors. Establishes requirements for the composition of the working group. Requires the director of transportation to invite representatives from the Hawaii transport association, the labor union representing CDL drivers, and a local non-profit organization currently providing cdl training to serve as members for the working group. Report to the legislature. Requires the working group to cease to exist on June 30, 2025. -- SB2943 CD1
Committee Reports: SSCR 2642 (TCA/ LBT/) SSCR 2792 (WAM) HSCR 1225-24 (TRN) HSCR 1625-24 (FIN) CCR 118-24
Current Status: May-02 24 Received by the Governor

SB2958 HD1 (HSCR 1580-24) RELATING TO STATUTORY REVISION: AMENDING OR REPEALING VARIOUS PROVISIONS OF THE HAWAII REVISED STATUTES OR THE SESSION LAWS OF HAWAII FOR THE PURPOSES OF CORRECTING ERRORS AND REFERENCES, CLARIFYING LANGUAGE, OR DELETING OBSOLETE OR UNNECESSARY PROVISIONS.
Introduced by: Kouchi R (BR)
Amends or repeals various provisions of the Hawaii revised statutes and the session laws of Hawaii for the purpose of correcting errors, clarifying language, correcting references, and deleting obsolete or unnecessary provisions. -- SB2958 HD1
Committee Reports: SSCR 2766 (JDC) HSCR 1580-24 (JHA)
Current Status: Apr-18 24 Received by the Governor
Section Affected: 15D-2, 15D-4, 30-1, 161-3, 161-25, 166E-2, 171-14.5, 171-50, 179-2, 235-2.3, 237D-6.5, 329-38, 421I-3, 490:9-628, ACT 23 2023, 709-906

SB2960 SD1 HD1 CD1 (CCR 28-24) RELATING TO FARMERS.
Introduced by: Richards III H
Amends provisions relating to Restrictions; conditions under conservation and resources law. Provides that in addition to other restrictions or conditions that may be established by the board to carry out the purpose of this chapter and the state constitution, each sale, lease, or lease with option to purchase, of a farm lot or ranch lot shall be subject to the following conditions that shall be covenants running with the land: within 2 years after the issuance of a patent or lease, the purchaser or lessee shall submit a farm plan to the department or the responsible governing agency exercising enforcement and jurisdictional oversight. -- Amends provisions relating to applicants; qualifications of. Requires a person to be eligible to apply for a farm if the person is a bona fide farmer who, if the person is an association formed under agricultural cooperative associations law, the person shall be eligible to apply for a farm if the association has at least 51 per cent ownership by 1 or more members who satisfy the qualifications and who are not disqualified under this provision. -- SB2960 CD1
Committee Reports: SSCR 2260 (WTL/ AEN/) SSCR 2874 (JDC) HSCR 1314-24 (AGR/ WAL/) HSCR 1619-24 (FIN) CCR 28-24
Current Status: May-02 24 Received by the Governor
Section Affected: 171-67, 171-68

SENATE BILLS THAT PASSED THE LEGISLATURE

- SB2974 SD2 HD1 CD1 (CCR 82-24) RELATING TO ECONOMIC DEVELOPMENT.
Introduced by: DeCoite L, Chang S, Fevella K, Hashimoto T, Kidani M, McKelvey A
Establishes within the department of business, economic development, and tourism for administrative purposes the business revitalization task force. Requires the task force to identify methods to improve Hawaii's general economic competitiveness and business climate, including the mitigation of regulatory and tax burdens; develop and recommend legislation to increase Hawaii's general economic competitiveness; and develop recommendations for improving governmental operations and reducing costs. Report to the legislature. Requires the task force to be dissolved on June 30, 2026 (sunset). -- SB2974 CD1
Committee Reports: SSCR 2522 (EET) SSCR 2912 (WAM) HSCR 1288-24 (ECD) HSCR 1794-24 (FIN) CCR 82-24
Current Status: May-02 24 Received by the Governor
- SB2983 SD2 HD2 CD1 (CCR 76-24) RELATING TO SOLICITATION OF FUNDS FROM THE PUBLIC.
Introduced by: McKelvey A
Establishes provisions relating to charitable fundraising platforms; platform charities. Requires each charitable fundraising platform to be subject to the department of the attorney general's supervision for activities regulated by this provision. Provides that before soliciting, permitting, or otherwise enabling any solicitations for purported charitable purposes, a charitable fundraising platform shall register with the department on a form provided by the department. Requires registration under this provision to be subject to an annual report and an annual renewal fee imposed by the department. Requires fee revenues from this provision to be deposited into the solicitation of funds for charitable purposes special fund. -- Prohibits the charitable fundraising platform or platform charity to divert or otherwise misuse any donations made for purported charitable purposes that the charitable fundraising platform or platform charity receives through solicitation on the charitable fundraising platform, and shall hold the donations in a separate account or accounts from other funds belonging to the charitable fundraising platform or platform charity. Requires the charitable fundraising platform or platform charity to promptly ensure that donations and grants of recommended donations are sent to the recipient charitable organizations with an accounting of any fees assessed for processing the funds, and in accordance with any rules adopted by the department pursuant to administrative procedure law. Requires a platform charity to be vicariously liable for a charitable fundraising platform's misuse of funds, and vice versa. -- SB2983 CD1
Committee Reports: SSCR 2246 (PSM/ CPN/) SSCR 2928 (JDC) HSCR 1208-24 (JHA) HSCR 1823-24 (FIN) CCR 76-24
Current Status: May-02 24 Received by the Governor
Section Affected: 467B- (1 SECTION), 467B-1, 467B-1.5, 467B-2.5, 467B-5, 467B-5.5, 467B-8, 467B-9, 467B-9.5, 467B-9.6, 467B-9.7, 467B-12, 467B-12.5
- SB2991 SD2 HD2 CD1 (CCR 178-24) RELATING TO COLLECTIVE BARGAINING UNIT CREATION.
Introduced by: Moriwaki S, Chang S, DeCoite L, Fevella K, Hashimoto T
Establishes provisions relating to establishment of new bargaining units. Requires the Hawaii labor relations board to adopt rules pursuant to administrative procedure law establishing criteria and procedures for the establishment of a new bargaining unit. Requires the rules to include a requirement that any employee who is not included in an existing bargaining unit under provisions relating to appropriate bargaining units and not excluded under provisions relating to appropriate bargaining units, employer, or exclusive representative proposing to establish a new bargaining unit petition the board and submit an application along with any relevant supporting documents. Allows any employee who is not included in an existing bargaining unit under provisions relating to appropriate bargaining units, and not excluded under provisions relating to appropriate bargaining units, employer, or executive representative to petition the board to determine the appropriateness of a new bargaining unit. Provides that in determining the appropriateness of a new bargaining unit, the board shall consider, at a minimum: the principles of efficient administration of government and the effect of over fragmentation; the number of employee organizations with which the employer jurisdictions might have to negotiate; an identifiable, compelling, community of interest among the employees to be included in the bargaining unit. Report to the legislature. -- Appropriation to the department of labor and industrial relations to establish 1 full-time equivalent (1.0 FTE) staff attorney position (LBR 161), exempt from civil service law, within the Hawaii labor relations board to implement the criteria and procedures established by this provision of this Act. (\$\$) -- SB2991 CD1

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Committee Reports: SSCR 2420 (LBT) SSCR 2861 (JDC/ WAM/) HSCR 1256-24 (LGO) HSCR 1822-24 (FIN) CCR 178-24
Current Status: May-03 24 Received by the Governor
Section Affected: 89- (1 SECTION) ESTABLISHMENT OF NEW BARGAINING UNITS

SB3011 SD2 HD1 CD1 (CCR 25-24)

RELATING TO NOISE.

Introduced by: Kim D, Chang S, DeCoite L, Fevella K, Fukunaga C, Gabbard M, Moriwaki S

Amends provisions relating to Leaf blowers; restrictions, by changing its name to Leaf blowers; lawn mowers; restrictions. Prohibits in any urban land use district, as designated pursuant to provisions relating to districting and classification of lands, to operate leaf blower or weed whacker within a residential zone or with 100 feet of a residential zone in the State, except between the hours of 8:00 a.m. and 7:00 p.m. on any day except Sunday or State or Federal holiday, and between the hours of 9:00 a.m. and 7:00 p.m. on Sunday or any state or federal holiday; provided that government entities, and agents acting on behalf of government entities, and agents acting on behalf of government entities, may use weed whackers during the prohibited hours in case of an emergency as defined in provisions relating to definitions under emergency management law. Requires government entities, and agents acting on behalf of government entities, to be subject to this provision as it applies to leaf blowers. Allows any county to adopt a rule or ordinance that places stricter limitations on the use of leaf blowers or weed whackers than are in this provision. Provides that in case of a conflict between the requirements or limitations of this section and any county rule or ordinance regarding the use of leaf blowers, or weed whackers, the more restrictive requirements shall apply. Defines weed whacker to mean a gasoline or electric powered yard tool that uses either a flexible monofilament line (also known as a string or line trimmer) or revolving metal cutting blade intended to cut or trim grass and other vegetation. -- SB3011 CD1

Committee Reports: SSCR 2630 (HHS) SSCR 3003 (JDC) HSCR 1466-24 (JHA) CCR 25-24

Current Status: May-02 24 Received by the Governor

Section Affected: 342F-30.8

SB3033 HD1 CD1 (CCR 15-24)

RELATING TO PHYSICAL EVIDENCE.

Introduced by: Kouchi R (BR)

Amends provisions relating to tampering with physical evidence by changing its title to tampering with or fabricating physical evidence. A person commits the offense of tampering with or fabricating physical evidence if, believing that an official proceeding or investigation is pending or about to be instituted, the person: makes, presents, offers, or uses any false physical evidence, knowing it to be false, with intent that it be introduced in the pending or prospective official proceeding or investigation, or with intent to mislead a public servant who is or may be engaged in the pending or prospective official proceeding or investigation. Provides that tampering with or fabricating physical evidence is a misdemeanor. -- SB3033 CD1

Committee Reports: SSCR 2759 (JDC) HSCR 1460-24 (JHA) CCR 15-24

Current Status: May-02 24 Received by the Governor

Section Affected: 710-1076

SB3034 HD1 CD1 (CCR 14-24)

RELATING TO PENAL LIABILITY.

Introduced by: Kouchi R (BR)

Amends provisions relating to intoxication by changing its title to intoxication; self induced; not self induced; pathological; affirmative defense. Requires evidence of the intoxication of the defendant that is not self induced intoxication or that is pathological intoxication to be admissible to prove or disprove the conduct alleged or the state of mind sufficient to establish an element of the offense. Provides that intoxication that is: not self induced intoxication; or pathological intoxication, is an affirmative defense if by reason of the intoxication the defendant at the time of the defendant's conduct lacks substantial capacity to engage in the alleged conduct, to have the state of mind sufficient to establish an element of the offense, to appreciate the wrongfulness of the defendant's conduct, or to conform the defendant's conduct to the requirements of law. Defines lacks substantial capacity to mean capacity that has been impaired to such a degree that only an extremely limited amount remains. -- SB3034 CD1

Committee Reports: SSCR 2834 (JDC) HSCR 1461-24 (JHA) CCR 14-24

Current Status: May-02 24 Received by the Governor

Section Affected: 702-230

SENATE BILLS THAT PASSED THE LEGISLATURE

- SB3037 SD1 HD1 CD1 (CCR 11-24) RELATING TO PROMOTING PORNOGRAPHY FOR MINORS.
Introduced by: Kouchi R (BR)
Amends provisions relating to promoting pornography for minors under offenses against public health and morals law. Provides that a person commits the offense of promoting pornography for minors if: knowing its character and content, the person disseminates material that is pornographic for minors to a law enforcement officer who represents that officer's self as a minor. -- SB3037 CD1
Committee Reports: SSCR 2763 (JDC) HSCR 1464-24 (JHA) CCR 11-24
Current Status: May-02 24 Received by the Governor
Section Affected: 712-1215
- SB3068 SD1 HD1 CD2 (SENATE FLOOR AMENDMENT 9 OR HOUSE FLOOR AMENDMENT 11) MAKING APPROPRIATIONS FOR WILDFIRE RECOVERY.
Introduced by: Kouchi R (BR)
Appropriation out of the state risk management revolving fund, with the approval of the comptroller, to the department of accounting and general services, state risk management and insurance administration (AGS 203) for insurance claim payments related to the Maui wildfires disaster that began on August 8, 2023. Requires the department of accounting and general services and the governor to report to the legislature. -- Appropriation to the department of budget and finance, departmental administration and budget division (BUF 101) as a set aside for recovery costs for the Maui wildfires disaster. Allows the governor to authorize the transfer of funds to other state agencies for recovery costs for the Maui wildfires disaster. Report to the legislature. Requires the department of budget and finance or any department or agency receiving funds transferred by the governor to report to the legislature. -- Appropriation to the Hawaii state public library system, public libraries (EDN 407) for a temporary library located in Lahaina, Maui. Authorizes the department of human services to fund 6 full time equivalent (6.00 FTE) temporary positions to be funded by federal funds. -- Appropriation to the department of human services, general administration - DHS (HMS 904) for 6 full time equivalent (6.00 FTE) temporary positions in the department of human services; and in federal funds for emergency management related to the Maui wildfires. -- Appropriation out of the conservation and resources enforcement special fund to the department of land and natural resources, division of conservation and resources enforcement (LNR 405) for Maui wildfire recovery efforts. -- Appropriation to the Hawaii emergency management agency (DEF 118) to establish 6 full time equivalent (6.00 FTE) permanent positions in the agency for Maui wildfire recovery and emergency support functions. -- Appropriation out of the public utilities commission special fund to the public utilities commission (CCA 901) for consultant contracts for utility dockets. -- Appropriation out of federal moneys received by the state of Hawaii to the department of Hawaiian home lands, administration and operating support (HHL 625) for wildfire response, recovery, and prevention measures. -- Appropriation to the department of land and natural resources, native resources and fire protection program (LNR 402) for fire response and rehabilitation and wildfire fuels reduction contracts for the department's division of forestry and wildlife; for 22 full time equivalent (22.00 FTE) positions within the native resources and fire protection program of the department; and for fire and emergency response equipment. -- Appropriation out of federal moneys received by the state of Hawaii for fire and emergency response equipment. -- Appropriation out of the public utilities commission special fund to the division of consumer advocacy (CCA 103) for consultant contracts for utility dockets. -- Amends Act 164, Session Laws of Hawaii 2023, relating to the state budget, as amended by House Bill 1800, H.D. 1, S.D. 1, C.D. 1, passed by the legislature during the regular session of 2024. Amends the program appropriations for the Hawaii housing finance and development corporation (BED 160). Appropriation for the Hawaii association of conservation districts (LNR 141), to be expended in accordance with soil and water conservation districts law, in areas affected by Hurricane Dora in 2023; provided further that; the moneys shall be used to match extramural funding for stormwater management for drought resiliency and reducing wildfire risk; no later than 30 days prior to the convening of the regular session of 2025, the department of land and natural resources shall submit a report to the legislature accounting for the usage of funds; and these funds are deemed necessary to qualify for federal aid financing or reimbursement. Report to the legislature. -- Appropriation for amelioration of natural disasters (DEF 110), to be expended for civilian auxiliary aviation services, which may include search and rescue efforts, damage assessments, aerial photography of impacted areas, alerts and notifications, and transportation of supplies. -- Appropriation to the county of Maui (SUB 401) for wildfire recovery projects in this act; provided further that the county of Maui shall reimburse the State for all debt service including principal, interest, and any other debt related costs for the reimbursable general obligation bonds; provided further that any debt service reimbursements

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received by the State may be paid from tax revenue or any other source received by the county of Maui, and from reimbursements to the county of Maui by the Federal Emergency Management Agency (FEMA) as allowed by law. -- Appropriation to the university of Hawaii for the university of Hawaii economic research organization, to conduct a multiethnic cohort study on the health effects of the August 2023 Maui wildfires; and to develop and maintain a registry of those affected by the wildfires to assess their long term health and well being and the impacts on communities. -- Amends Act 257, Session Laws of Hawaii 2022, relating to education, as amended by Act 175, Session Laws of Hawaii 2023. Repeals appropriation into and out of the school facilities special fund to be expended by the school facilities authority to expand access to pre-kindergarten to eligible children of the State. (expenditure ceiling) (\$\$) -- SB3068 CD2

Committee Reports: SSCR 2634 (PSM) SSCR 3059 (WAM) HSCR 1782-24 (FIN)
CCR 189-24 - filed SENATE FLOOR AMENDMENT 9 HOUSE
FLOOR AMENDMENT 11

Current Status: May-03 24 Received by the Governor

Section Affected: ACT 164 2023, (2 SECTIONS), (1 SECTION), ACT 257 2022,
ACT 175 2023

SB3070 HD1 CD1 (CCR 91-24)

RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM FUNDING PERIOD.

Introduced by: Kouchi R (BR)

Amends provisions relating to determination of employer normal cost and accrued liability contributions under pension and retirement systems law. Provides that commencing with fiscal year 2020 - 2021 and each subsequent fiscal year, the employer contributions for normal cost and accrued liability for each of the 2 groups in this provision shall be based on 41 per cent of the member's compensation for police officers, firefighters, and corrections officers and 24 per cent of the member's compensation for all other employees. Requires the contribution rates to amortize the total unfunded accrued liability of the entire plan over a period not to exceed the maximum funding period. Requires the contribution rates to be subject to adjustment if the actual period required to amortize the unfunded accrued liability exceeds the maximum funding period. -- SB3070 CD1

Committee Reports: SSCR 2431 (LBT) SSCR 2913 (WAM) HSCR 1167-24 (LGO)
HSCR 1753-24 (FIN) CCR 91-24

Current Status: May-02 24 Received by the Governor

Section Affected: 88-21, 88-122

SB3083 SD1 HD2 CD1 (CCR 116-24)

RELATING TO INSURANCE.

Introduced by: Kouchi R (BR)

Amends provisions relating to definitions under provisions relating to insurance holding company system under the insurance code; registration of insurers; standards and management of an insurer within a holding company system; and confidential treatment. -- Amends various provisions relating to insurance holding company system under the insurance code to adopt revisions to the National Association of Insurance Commissioners Model No. 440, Insurance Holding Company System Regulatory Act. -- SB3083 CD1

Committee Reports: SSCR 2829 (CPN) HSCR 1234-24 (CPC) HSCR 1834-24 (FIN)
CCR 116-24

Current Status: May-02 24 Received by the Governor

Section Affected: 431:11-102, 431:11-105, 431:11-106, 431:11-108

SB3087 SD1 HD1 CD1 (CCR 162-24)

RELATING TO EARLY LEARNING.

Introduced by: Kouchi R (BR)

Amends provisions relating to use of vacant public school facilities under education law. Provides that when the department of education considers whether to close any particular public school, it shall simultaneously give reasonable consideration to making all or portions of the facilities of the public school available to charter schools and early learning programs; provided that the facilities may be used for any other purpose the board deems appropriate. -- Amends provisions relating to early learning facilities; pre plus under early learning system law, by changing its title to early learning programs. Provides that there is established a program within the office to expand access to affordable and high quality early learning for children from low income families who are not otherwise eligible for kindergarten, by allowing early learning programs to be established on public school campuses and other available public buildings through public private partnerships. -- SB3087 CD1

Committee Reports: SSCR 2240 (EDU) SSCR 2825 (WAM) HSCR 1115-24 (EDN)

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HSCR 1796-24 (FIN) CCR 162-24
Current Status: May-03 24 Received by the Governor
Section Affected: 302A-1151.5, 302D-35, 302L-1.7, 302L-7

- SB3091 SD2 HD1 CD1 (CCR 185-24) MAKING AN EMERGENCY APPROPRIATION TO THE DEPARTMENT OF EDUCATION FOR FOOD SERVICES.
Introduced by: Kouchi R (BR)
Appropriation to the department of education to cover its food service operations. (expenditure ceiling) (\$\$) -- SB3091 CD1
Committee Reports: SSCR 2182 (EDU) SSCR 2736 (WAM) HSCR 1116-24 (EDN) HSCR 1797-24 (FIN) CCR 185-24
Current Status: May-03 24 Received by the Governor
- SB3092 SD2 HD1 CD1 (CCR 186-24) MAKING AN EMERGENCY APPROPRIATION TO THE DEPARTMENT OF EDUCATION FOR CHARTER SCHOOLS.
Introduced by: Kouchi R (BR)
Appropriation to the department of education to provide funding for charter schools. (expenditure ceiling) (\$\$) -- SB3092 CD1
Committee Reports: SSCR 2180 (EDU) SSCR 2737 (WAM) HSCR 1117-24 (EDN) HSCR 1798-24 (FIN) CCR 186-24
Current Status: May-03 24 Received by the Governor
- SB3094 SD2 HD2 CD1 (CCR 117-24) RELATING TO PEER SUPPORT SPECIALISTS.
Introduced by: Kouchi R (BR)
Establishes within the Office of Wellness and Resilience for administrative purposes a peer support specialist working group. Establishes the requirements on the composition of the working group. Requires the working group to develop and make recommendations for a framework for peer support specialists in the State. Requires the working group to: identify best practices and create, develop, and adopt a statewide framework for peer support specialists. The framework shall include: clear roles and definitions of peer support specialists, youth peer support specialists, adult peer support specialists, and caregiver peer support specialists; ethics, values, and standards required of peer support specialists; recommendations on whether the State should require youth peer support specialists, adult peer support specialists, and caregiver peer support specialists to undertake the same training, certification, and credentialing process or whether the training should be individualized based on the type of peer support; recommendations on how to require peer support specialists in state-awarded contracts; and an implementation and quality improvement plan, consisting of an evaluation plan with coordinated data collection and suggested metrics for assessing ongoing progress of the framework; identify a trauma-informed model of supervision of peer support specialists to support competent and ethical delivery of services that support continued development of peer support specialist abilities and support navigation of state systems, including the certification and credentialing process, integration in decision making and program development processes, debriefing from meetings, training and technical assistance, and programs to support the well-being of peer support specialists; provide an inventory of current use of peer support specialists within and across public and private agencies and departments; and develop a sustainability plan that includes identification of federal and state funding streams to incorporate requirements to establish peer support as a medicaid billable service. Requires members of the peer support specialist working group who are employed by the State and serving in their official capacity on the working group to serve without compensation. Requires other members of the working group who are not employed by the State to receive compensation for their travel expenses. Allows the Office of Wellness and Resilience to contract with an administrative facilitator to provide necessary support for the peer support specialist working group in carrying out its duties. Report to the legislature. Requires the peer specialist working group to cease to exist on June 30, 2025 (sunset). -- SB3094 CD1
Committee Reports: SSCR 2622 (GVO) SSCR 3049 (WAM) HSCR 1091-24 (HUS) HSCR 1841-24 (FIN) CCR 117-24
Current Status: May-02 24 Received by the Governor
- SB3109 SD1 HD2 CD1 (CCR 112-24) RELATING TO THE DEPARTMENT OF HAWAIIAN HOME LANDS.
Introduced by: Kouchi R (BR)
Establishes in the treasury the Act 279 special fund to be administered by the department of Hawaiian home lands and into which shall be deposited: appropriations made by the legislature to the special fund; grants provided by governmental agencies

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or any other source; donations and contributions made by private individuals or organizations for deposit into the special fund; interest accrued on all amounts in the special fund; and any other moneys made available to the special fund from other sources. Requires moneys in the special fund to be used by the department of Hawaiian home lands to fulfill its fiduciary duties to beneficiaries of this Act and Act 279, Session Laws of Hawaii 2022, including: developing lots or units; purchasing available land or units; providing funding for an applicant on the waiting list or a qualified relative of the applicant similar to the qualified relative of a lessee as referenced in section 208(5) of the Hawaiian Home Commission Act of 1920, as amended, who does not own a principal residence to purchase; providing a mortgage or rental subsidy to the applicant on the waiting list for the applicant's principal residence in the State; exploring and developing opportunities to generate additional revenue from lands the department controls to fulfill fiduciary duties required in this provision; and other services as necessary to address the waiting list. -- Amends Act 279, session laws of Hawaii 2022, relating to the department of Hawaiian home lands. Appropriation for the purposes of this act; provided that any moneys not expended or encumbered for specific purposes shall lapse to the Act 279 special fund established pursuant to Act ____, Session Laws of Hawaii 2024, on June 30, 2024. Appropriation out of the Act 279 special fund for the purposes of the special fund; provided that all moneys from the appropriation unencumbered as of June 30, 2026, shall lapse as of that date. Provides that on June 30, 2026, the Act 279 special fund shall be abolished and any unexpended and unencumbered balance as of the close of business on June 30, 2026, shall lapse to the general fund on that date. Requires this act to be repealed on June 30, 2026. (Expenditure Ceiling) (\$\$) --SB3109 CD1

Committee Reports: SSCR 2153 (HWN) SSCR 3028 (WAM) HSCR 1126-24 (JHA)
HSCR 1827-24 (FIN) CCR 112-24

Current Status: May-02 24 Received by the Governor

Section Affected: ACT 279 2022

SB3116 SD2 HD1 CD1 (CCR 145-24) RELATING TO THE PRESCHOOL OPEN DOORS PROGRAM.

Introduced by: Kouchi R (BR)

Amends provisions relating to preschools open doors program. Requires the program to serve 3 and 4 year-old children who are in the 2 years prior to kindergarten entry pursuant to provisions relating to kindergarten program; establishment; attendance, with priority extended in the following order during a priority application period established for each upcoming state fiscal year: children who are not eligible to attend public school kindergarten in the calendar year in which they turn 5 years of age because their birth date occurs after the kindergarten eligibility date pursuant to provisions relating to kindergarten program; establishment; attendance; underserved or at-risk 4 year-old children who were previously served as a 3 year-old children; 4 year-old children who were previously served as a 3 year-old children; 4 year-old children; underserved or at-risk 3 year-old children; and 3 year-old children; provided that the department shall adopt rules, pursuant to administrative procedure law, to determine a child's underserved or at-risk status, if not duplicative of the rules already adopted under chapter 17-779, Hawaii Administrative Rules, and applications received after the end of the priority application period and through January 31 of each year shall be processed on a 1st come, 1st served basis for the remainder of the state fiscal year. -- SB3116 CD1

Committee Reports: SSCR 2476 (HHS) SSCR 2935 (WAM) HSCR 1089-24 (HUS)
HSCR 1789-24 (FIN) CCR 145-24

Current Status: May-03 24 Received by the Governor

Section Affected: 346-181

SB3122 SD1 HD2 (HSCR 1847-24) RELATING TO PUBLIC HEALTH STANDING ORDERS.

Introduced by: Kouchi R (BR)

Establishes provisions relating to public health standing orders; screening. Allows the Director of Health to issue public health standing orders authorizing patients who are 18 years of age or older to receive evidence-based items or services that have in effect a grade of A or B in the current recommendations of the United States Preventive Task Force, as defined by section 4106 of the federal Patient Protection and Affordable Care Act, P. L. 111-148, without patient-specific orders from a licensed health care provider. Requires the director of health to annually review the items or services that have in effect at grade of A or B as recommended by the United States Preventive Services Task Force and amend public health standing orders as necessary. Requires the duration of public health standing orders issued pursuant to this provision to remain in effect until repealed by the director of health. Requires the public health standing orders

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to include language informing patients that there may be potential out-of-pocket costs associated with receiving recommended services, including if: the patient does not have health insurance coverage; or the patient obtains services from a provider outside of the patient's health insurer's or health plan's provider network. Requires the director of health to post public health standing orders on the department of health's website in an easily accessible manner. Requires the entity providing the items or services pursuant to a public health standing order to: obtain from the patient the patient's health insurer or health plan information and only provide services if: the provider is a participating, contracted, or in-network provider with the patient's health insurer or health plan; or the patient consents to any potential out-of-pocket costs; obtain from the patient the name of the patient's primary care provider and make a good faith effort to transmit the results of the screening to the primary care provider or other licensed health care provider identified by the patient; and contact the patient's health insurer or health plan if the patient does not have or does not know their primary care provider so that the patient's health insurer or health plan can inform the patient of the patient's primary care provider assignment or selection options. Provides that the entity providing the items or services pursuant to a public health standing order shall provide any results to the patient in writing. Requires the results to: be written in plain language; clearly indicate if the result is normal, abnormal, or undetermined; and provide instructions for follow up with a health care provider, as appropriate. -- SB3122 HD2

Committee Reports: SSCR 2364 (HHS) SSCR 2888 (CPN/ JDC/) HSCR 1215-24 (HLT) HSCR 1847-24 (JHA)

Current Status: Apr-19 24 Received by the Governor

Section Affected: 321- (1 SECTION) PUBLIC HEALTH STANDING ORDERS

SB3123 SD2 HD1 CD1 (CCR 22-24)

RELATING TO ACCESS TO VITAL RECORDS FOR THE DEPARTMENT OF HAWAIIAN HOME LANDS.

Introduced by: Kouchi R (BR)

Amends provisions relating to disclosure of records under vital statistics law. Requires the following persons or agencies to be considered to have a direct and tangible interest in a public health statistics record: the department of Hawaiian home lands for purposes of verifying eligibility for native Hawaiian beneficiary programs with the permission of the registrant or the descendants of the registrant; provided that the department of health and the department of Hawaiian home lands shall enter into a memorandum of agreement to ensure appropriate handling of records prior to allowing the department of Hawaiian home lands to access the subject records. --SB3123 CD1

Committee Reports: SSCR 2518 (HWN/ HHS/) SSCR 2927 (JDC) HSCR 1274-24 (JHA) CCR 22-24

Current Status: May-02 24 Received by the Governor

Section Affected: 338-18

SB3125 SD2 HD2 (HSCR 1850-24)

RELATING TO MEDICAL CARE FOR MINORS.

Introduced by: Kouchi R (BR)

Amends provisions relating to definitions under legal capacity of minor regarding medical care law. Defines covered entity to have the same meaning as in title 45 Code of Federal Regulations section 160.103. Defines licensed health care provider to mean a physician or an osteopathic physician licensed under medicine and surgery law, a physician assistant licensed under medicine and surgery law, or an advanced practice registered nurse licensed under nurses law. Defines sexual transmitted infection to mean an infection that is commonly transmitted through sexual contact, including human immunodeficiency virus infection. --Amends provisions relating to consent valid; providing information; and financial responsibility; counseling. Requires a covered entity to establish policies and procedures to ensure that minor-initiated medical care and services provided under provisions relating to consent valid, are not disclosed to the parent, spouse, custodian, or guardian in accordance with federal regulations, including title 45 Code of Federal Regulations part 164, subpart E. Requires the licensed health care provider to be entitled to submit a claim to the covered entity for payment for the costs of minor-initiated medical care and services to the minor provided pursuant to provisions relating to consent valid. Provides that if a claim for medical care or services obtained under this chapter is submitted to a covered entity under which a minor is enrolled, and the minor does not want the covered entity to disclose information regarding the claim to a spouse, parent, custodian, or guardian, the minor or the provider shall so notify the covered entity when the claim is submitted; provided that the licensed health care provider who provided the medical care and services to the minor may notify the covered entity on behalf of the minor. Allows the covered entity to require that the request for confidential communication be made in writing and that it contains

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a statement that disclosure of all or part of the information to which the request pertains could harm the minor. Allows the covered entity to accommodate requests by the minor or the licensed health care provider to receive communications related to the health care services and by alternative means or alternative locations. -- SB3125 HD2

Committee Reports: SSCR 2510 (HHS/ CPN/) SSCR 2797 (WAM) HSCR 1099-24 (HLT) HSCR 1298-24 (CPC) HSCR 1850-24 (JHA)

Current Status: Apr-26 24 Received by the Governor

Section Affected: 577A-1, 577A-2, 577A-3, 577A-4

SB3139 SD2 HD3 CD1 (CCR 183-24) RELATING TO CRISIS SERVICES.

Introduced by: Kouchi R (BR)

Establishes provisions relating to crisis services under mental health, mental illness, drug addiction, and alcoholism law. -- Establishes provisions relating to crisis intervention and diversion services program. Requires there to be established a crisis intervention and diversion services program under the department of health to redirect persons experiencing mental health disorders and co-occurring mental health and substance use disorders who are at risk for involvement, or currently involved, with the criminal justice system to the appropriate health care system and services. The department shall collaborate with law enforcement agencies, courts, mental health providers, and the community for the execution and implementation of these services.

-- Amends provisions relating to definitions. Defines mental health emergency worker to mean a person designated by the department of health to provide crisis intervention and emergency stabilization services and to assist in determining whether a mentally ill person is likely to meet the criteria for emergency admission and examination. -- Amends provisions relating to functions of department in mental health under mental health, mental illness, drug addiction, and alcoholism law. Requires the department of health to establish standards and rules for the designation of mental health emergency workers. -- Amends provisions relating to emergency examination and hospitalization. Requires a law enforcement officer, if the officer has reason to believe that a person is imminently dangerous to self or others, to call for assistance from a mental health emergency worker designated by the director; provided that if a law enforcement officer is unable to reach a mental health emergency worker telephonically or has reason to believe the situation to be unstable to a degree that a delay of greater than 2 minutes would result in serious harm to the individual, others, or property, the law enforcement officer may act to gain control of the individual. Requires the crisis intervention officer, the officer has probable cause to believe that a person is imminently dangerous to self or others, to call a mental health emergency worker to determine if the person shall be transported by ambulance or other suitable means to a behavioral health crisis center designated by the director as determined by a mental health emergency worker. -- SB3139 CD1

Committee Reports: SSCR 2170 (HHS) SSCR 2858 (WAM/ JDC/) HSCR 1142-24 (HLT/ HUS/) HSCR 1327-24 (JHA) HSCR 1832-24 (FIN) CCR 183-24

Current Status: May-03 24 Received by the Governor

Section Affected: 334- (1 SECTION) CRISIS SERVICES, 334-1, 334-3, 334-59, 353C-1

SB3153 SD2 HD1 CD1 (CCR 147-24) RELATING TO THE DAM AND APPURTENANCE IMPROVEMENT OR REMOVAL GRANT PROGRAM.

Introduced by: Kouchi R (BR)

Amends provisions relating to dam and appurtenance improvement or removal grant program, by changing its name to, dam and appurtenance improvement or removal grant program; special fund; established. Establishes in the department a special fund to be designated as the dam and appurtenance improvement or removal grant program special fund. Requires the fund to be administered by the department. Requires the following to be deposited into the dam and appurtenance improvement or removal grant program special fund: appropriations by the legislature; moneys derived from public or private sources to benefit dam and appurtenance improvement or removal; any other moneys collected pursuant to this provision or any rules adopted pursuant to this provision; and moneys derived from interest, dividends, or other income from other sources. Allows the department to expend moneys from the dam and appurtenance improvement or removal grant program special fund in accordance with this provision and other purposes for the administration of the dam and appurtenance improvement or removal grant program under this provision or any rule adopted pursuant to this provision, including but not limited to funding permanent or temporary positions. Appropriation into and out of the dam and appurtenance improvement or removal grant

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program special fund to the department land and natural resources for the dam and appurtenance improvement or removal grant program established by provisions relating to dam and appurtenance improvement or removal grant program. (\$\$) --SB3153 CD1
Committee Reports: SSCR 2319 (WTL) SSCR 2778 (WAM) HSCR 1229-24 (WAL) HSCR 1786-24 (FIN) CCR 147-24
Current Status: May-03 24 Received by the Governor
Section Affected: 179D-31, ACT 134 2023

SB3154 SD1 HD1 CD1 (CCR 24-24) RELATING TO REGULATION OF ARCHAEOLOGICAL ACTIVITIES.
Introduced by: Kouchi R (BR)
Amends provisions relating to civil and administrative violations. Requires it to be a civil and administrative violation for any person to: fail to comply with agreed upon archaeological mitigation commitments; fail to conduct an archaeological inventory survey as specified in an archaeological inventory survey plan or archaeological monitoring plan approved by the department; alter an approved archaeological monitoring plan without prior written approval of the department; carry out project development activities within a preservation area or burial preserve approved by the department without prior written approval of the department, including project equipment transiting through, within, or across a preservation area or burial preserve; or fail to complete and submit required reports. -- SB3154 CD1
Committee Reports: SSCR 2320 (WTL) SSCR 2993 (JDC) HSCR 1230-24 (WAL) HSCR 1587-24 (JHA) CCR 24-24
Current Status: May-02 24 Received by the Governor
Section Affected: 6E-11

SB3157 SD2 HD2 CD1 (CCR 74-24) RELATING TO DIRECT NEGOTIATION FOR PUBLIC LAND LEASES.
Introduced by: Kouchi R (BR)
Amends provisions relating to disposition by negotiation. Provides that disposition of public lands for uses related to airline, aircraft, and airport related operations; agricultural processing; cattle feed production; aquaculture; commercial use on parcels of up to 5 acres; industrial use on parcels of up to 5 acres; and marine, maritime, and maritime related operations may be negotiated without regard to the limitations set forth in this provision and provisions relating to notices under public lands, management and disposition of law; provided that: the disposition encourages competition within the relevant industries. -- SB3157 CD1
Committee Reports: SSCR 2253 (WTL) SSCR 3026 (WAM) HSCR 1086-24 (WAL) HSCR 1325-24 (JHA) HSCR 1778-24 (FIN) CCR 74-24
Current Status: May-02 24 Received by the Governor
Section Affected: 171-59

SB3191 SD1 HD2 CD1 (CCR 60-24) RELATING TO TECHNOLOGY TRANSFER AT THE UNIVERSITY OF HAWAII.
Introduced by: Kouchi R (BR)
Amends Act 38, Session Laws of Hawaii 2017, relating to technology, as amended by Act 8, Special Session Laws of Hawaii 2021. Repeals the sunset date. -- SB3191 CD1
Committee Reports: SSCR 2513 (HRE) SSCR 2972 (JDC) HSCR 1108-24 (HET) HSCR 1322-24 (JHA) HSCR 1623-24 (FIN) CCR 60-24
Current Status: May-02 24 Received by the Governor
Section Affected: ACT 38 2017, ACT 8 2021 1SP

SB3192 SD1 HD1 CD1 (CCR 59-24) RELATING TO UNIVERSITY OF HAWAII RESEARCH.
Introduced by: Kouchi R (BR)
Amends Act 8, Special Session Laws of Hawaii 2021, relating to the university of Hawaii. Repeals the provision that requires section 10 to be repealed on June 30, 2024. -- SB3192 CD1
Committee Reports: SSCR 2514 (HRE) SSCR 2971 (JDC) HSCR 1211-24 (HET) HSCR 1621-24 (FIN) CCR 59-24
Current Status: May-02 24 Received by the Governor
Section Affected: ACT 8 2021 1SP, 103D-203, 304A-2672

SB3202 SD2 HD1 CD1 (CCR 149-24) RELATING TO URBAN DEVELOPMENT.
Introduced by: Chang S
Establishes provisions relating to accessory dwelling units on residentially zoned lots under the general provisions law. Requires each county to adopt or amend accessory dwelling unit ordinances pursuant to this provision to help address deficits in their housing inventory based on Hawaii housing planning studies published by the Hawaii housing finance and development corporation. Requires each county, subject to certain

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conditions, to adopt or amend ordinances defining reasonable standards that allow for the construction of at least 2 accessory dwelling units, or the reasonable equivalent, for residential use on all residentially zoned lots. -- Establishes provisions relating to private covenants; residentially zoned lots; urban district under land use commission law. Prohibits a private covenant for a residentially zoned lot within an urban district recorded after the effective date of this Act shall limit the number of accessory dwelling units on that residentially zoned lot below the amount allowed pursuant to this provision; or long-term rental of residential units on that residentially zoned lot. Defines residentially zoned lot to mean a zoning lot in a county zoning district that is principally reserved for single-family and 2 family detached dwellings. Provides that residentially zoned lot does not include a lot in a county zoning district that is intended for rural, low density residential development, and open space preservation. -- Amends provisions relating to county zoning. Provides that notwithstanding any other law, county charter, county ordinance, or rule, any administrative authority to accept, reject, and approve or deny any application for subdivision, consolidation, or resubdivision of a parcel of land that has been fully zoned for residential use within the state urban district designated pursuant to provisions relating to districting and classification of lands shall be vested with the director of the county agency responsible for land use or a single county officer designated by ordinance; provided that; the parcel of land being subdivided is not located on a site that is; designated as important agricultural land pursuant to part III of the land use commission law; on wetlands, as defined in the US Fish and Wildlife Service Manual, Part 660 FW2; within a floodplain as determined by maps adopted by the Federal Emergency Management Agency; a habitat for protected or endangered species; within a state historic district; listed on the Hawaii register of historic places or national register of historic places; listed as a historic property on the Hawaii register of historic places or the national register of historic places; or during the period after a nomination for listing on the Hawaii register of historic places or national register of historic places is submitted to the department of land and natural resource's state historic preservation division and before the Hawaii historic places review board has rendered a decision; or within lava zone 1 or lava zone 2, as designated by the United States Geological Survey; any approval under this provision shall be consistent with all county zoning, development standards, and requirements pursuant to part II of coastal zone management law; and this provision shall not apply to county powers within special management areas delineated pursuant to part II of coastal zone management law. -- Amends provisions relating to impact fee calculation. Requires certain factors to be considered in determining a proportionate share of public facility capital improvement costs, including the square footage of the development; provided that in cases where the developer is converting an existing structure, the square footage of the existing structure shall be deducted from the total square footage of the development when calculating impact fees; and in cases where the public facility impacted is a water or sewage facility, the appropriate board of water supply may choose to calculate impact fees based on the total number of fixtures in the development, rather than by square footage. -- SB3202 CD1

Committee Reports: SSCR 2313 (HOU) SSCR 2951 (WAM) HSCR 1746-24 (HSG/WAL/ JHA/) CCR 149-24

Current Status: May-03 24 Received by the Governor

Section Affected: 46- (1 SECTION), 205- (1 SECTION), 46-4, 46-143

SB3207 SD2 HD1 CD1 (CCR 123-24) RELATING TO EDUCATION.

Introduced by: Kidani M, Chang S, Fevella K, Shimabukuro M

Amends provisions relating to department heads and executive officers. Requires the salary of the superintendent of education to be set by the board of education. Provides that the superintendent shall be subject to an annual performance evaluation that is in alignment with other employee evaluations within the department of education and are based on outcomes determined by the board of education; provided that nothing shall prohibit the board of education from conditioning a portion of the salary on performance.

-- SB3207 CD1

Committee Reports: SSCR 2181 (EDU) SSCR 2960 (WAM) HSCR 1118-24 (EDN) HSCR 1779-24 (FIN) CCR 123-24

Current Status: May-02 24 Received by the Governor

Section Affected: 26-52, ACT 90 2014

SB3220 SD2 HD2 CD1 (CCR 171-24) RELATING TO MOTOR CARRIERS.

Introduced by: Aquino H

Amends provisions relating to definitions under public utilities commission law; definitions; unlawful operation; and attorney general; aid in enforcement; and

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enforcement under motor carrier law. Transfers the jurisdiction of enforcement of the motor carrier law from the public utilities commission to the department of transportation. -- Requires the full transfer of enforcement responsibilities of the motor carrier law from the public utilities commission to the department of transportation pursuant to this Act to be completed before December 31, 2024. -- SB3220 CD1

Committee Reports: SSCR 2461 (TCA) SSCR 3033 (CPN/ WAM/) HSCR 1235-24 (CPC) HSCR 1818-24 (FIN) CCR 171-24

Current Status: May-03 24 Received by the Governor

Section Affected: 269-1, 271-4, 271-27, 271-37, 271-38

SB3236 HD1 CD1 (CCR 26-24)

RELATING TO THE LAND TRUST ACT.

Introduced by: Keohokalole J, Chang S, Shimabukuro M

Amends provisions relating to personal property under land trust--beneficiary controlled law. Provides that in all cases where the recorded instrument contains a provision defining and declaring the interest of beneficiaries to be personal property only, the provision shall be controlling for all purposes where the determination becomes an issue under the laws or in the courts of this State. If no personal property designation appears in the recorded instrument, the interest of the beneficiaries shall be real property. -- SB3236 CD1

Committee Reports: SSCR 2833 (JDC) HSCR 1249-24 (JHA) HSCR 1756-24 (FIN) CCR 26-24

Current Status: May-02 24 Received by the Governor

Section Affected: 558-7

SB3242 SD1 HD1 CD1 (CCR 174-24)

RELATING TO TRANSPORTATION.

Introduced by: Lee C

Establishes provisions relating to high-risk and dangerous corridors and intersections under statewide traffic code law. Requires the department of transportation and county transportation agencies having jurisdiction over roads, highways, and similar infrastructure to: define and regularly perform evaluations to identify high-risk or dangerous corridors and intersections, based on relevant statistics including crashes, injuries, fatalities, or similar measures; and develop and prioritize for implementation plans to address safety and allow access for all users in each corridor or intersection identified as high-risk or dangerous. Amends provisions relating to speed limits; factors to consider under statewide traffic code law. Requires the department of transportation or a county to consider an engineering study conducted for the road whose maximum speed limit is being set; provided that the engineering study shall include an analysis of the current speed distribution of free-flowing vehicles; provided further that the requirements of this provision shall not apply when the department of transportation or any county reduces a maximum speed limit within 1 mile of a school. -- SB3242 CD1

Committee Reports: SSCR 2650 (TCA/ PSM/) SSCR 2802 (WAM) HSCR 1105-24 (TRN) HSCR 1247-24 (JHA) HSCR 1627-24 (FIN) CCR 174-24

Current Status: May-03 24 Received by the Governor

Section Affected: 291C- (1 SECTION), 291C-107

SB3279 SD1 HD2 CD1 (CCR 164-24)

RELATING TO MENTAL HEALTH.

Introduced by: Dela Cruz D, DeCoite L, Hashimoto T, Kidani M

Establishes provisions relating to state of well-being project; established. Establishes within the office the state of well-being project to assess and enhance tier 1 and tier 2 mental health support services for key stakeholder communities across the State. Requires the project to: assess and enhance existing tier 1 and tier 2 mental health training and ongoing support services to public schools, public community centers, 1st responder groups, police departments, fire departments, hospitals, and medical staff and, when non-existent, build out culturally grounded and community-informed well-being programming; track and measure aggregate mental health trends across all populations served by the project; and hire and train mental health specialists and work with approved partner organizations identified by the office to lead project execution across tier 1 and tier 2 mental health support services in each key stakeholder community. Requires the office to administer the state of well-being project in accordance with the following timeline: beginning in 2024, initiate a landscape assessment of existing tier 1 and tier 2 mental health support services by December 31, 2025; and beginning in 2025, initiate the enhancement of existing tier 1 and tier 2 mental health support services and, when non-existent, build out culturally grounded and community-informed well-being programming, with statewide implementation to be achieved by December 31, 2027. Appropriation to office of wellness and resilience for the purposes of establishing the state of well-being project and fund 6 full-time

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equivalent (6.0 FTE) mental health specialist positions. (expenditure ceiling) (\$\$)
--SB3279 CD1
Committee Reports: SSCR 2683 (HHS) SSCR 2866 (WAM) HSCR 1175-24 (HUS/HLT/) HSCR 1840-24 (FIN) CCR 164-24
Current Status: May-03 24 Received by the Governor
Section Affected: 27- (1 SECTION), 346- (1 SECTION)

SB3290 SD2 HD1 CD1 (CCR 114-24) RELATING TO AMERICAN SIGN LANGUAGE.
Introduced by: San Buenaventura J, Hashimoto T, Kanuha D, Rhoads K
Requires the disability and communication access board to convene a working group to: study the state of American sign language interpretation services in Hawaii; and investigate and study any means, methods, processes, or systems that might improve the provision of American sign language interpretation services in the State. Report to the legislature. Requires the working group to be dissolved on June 30, 2025 (sunset). Provides that no member of the working group shall be made subject to standards of conduct law solely because of that member's participation as a member of the working group. -- SB3290 CD1
Committee Reports: SSCR 2576 (HHS) SSCR 2934 (WAM) HSCR 1138-24 (HLT/HUS/) HSCR 1747-24 (FIN) CCR 114-24
Current Status: May-02 24 Received by the Governor

SB3305 HD2 CD1 (CCR 161-24) RELATING TO EDUCATION.
Introduced by: Kidani M, Aquino H, Fevella K, Hashimoto T, Moriwaki S
Establishes provisions relating to schools exclusively offering prekindergarten programs; statutory requirements; exemptions under public charter schools law. Provides that notwithstanding any other law to the contrary, any public charter school that exclusively offers prekindergarten programs exclusively shall be subject to this law, and shall be exempt from provisions relating to funding and finance, weighted student formula, athletics, enrollment, computer science, and industry-recognized credentials; career development success program. -- SB3305 CD1
Committee Reports: SSCR 2333 (EDU) SSCR 2826 (WAM) HSCR 1100-24 (EDN) HSCR 1250-24 (JHA) HSCR 1610-24 (FIN) CCR 161-24
Current Status: May-03 24 Received by the Governor
Section Affected: 302D- (1 SECTION) SCHOOLS EXCLUSIVELY OFFERING PREKINDERGARTEN PROGRAMS

SB3312 SD1 HD2 CD1 (CCR 69-24) RELATING TO STATE GESTURE.
Introduced by: Wakai G, Aquino H, Chang S, DeCoite L, Fevella K, Hashimoto T, Kidani M, McKelvey A, San Buenaventura J
Establishes provisions relating to state gesture under emblems and symbols law. Provides that the shaka is adopted, established, and designated as the official gesture of the State. -- SB3312 CD1
Committee Reports: SSCR 2899 (TCA) HSCR 1277-24 (CAI) HSCR 1596-24 (JHA) CCR 69-24
Current Status: May-02 24 Received by the Governor
Section Affected: 5- (1 SECTION) STATE GESTURE

SB3364 SD2 HD2 CD1 (CCR 87-24) RELATING TO DESTINATION MANAGEMENT.
Introduced by: Dela Cruz D, Aquino H, DeCoite L, Fevella K, Hashimoto T, Kidani M, Moriwaki S, Wakai G
Establishes provisions relating to destination management action plans; counties; objectives; execution under Hawaii tourism authority law. Provides that to meet the destination management objectives for each county, the authority shall perform the actions specified in each of the following plans Oahu destination management action plan; Maui nui destination management action plan; Hawaii Island destination management action plan; and Kauai destination management action plan, during the specified phases; provided that the execution of each destination management action plan shall be dependent on the cooperation and participation of the applicable state or county agency or an advisory group established pursuant to provisions relating to assistance by state and county agencies; advisory group. -- Amends provisions relating to definitions under Hawaii tourism authority law. Defines destination management to mean a collaborative and coordinated process with public, private, and community stakeholders to manage the various elements of a visitor destination to create, implement, and monitor strategies that attract targeted visitor markets and improve visitor experiences; improve natural and cultural resources valued by Hawaii residents and visitors; develop and maintain tourism-related infrastructure to prevent overcrowding

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and overtaxing sites and resources; and ensure that the provision of services enhances the visitor experience. -- Amends provisions relating to powers, generally. Renames the State's tourism marketing plan to the State's strategic tourism management plan. -- Amends provisions relating to tourism-marketing plan; measures of effectiveness by changing its title to strategic tourism management plan; measures of effectiveness. Requires the authority to be responsible for developing a strategic tourism management plan that advances tourism marketing, complies with destination management best practices, and promotes regenerative tourism. Requires the plan to be a single, comprehensive document that shall be updated every year and include the Statewide destination management and regenerative tourism efforts and programs. -- Amends provisions relating to tourism-related activities. -- Amends provisions relating to annual report. Requires the authority to submit a complete and detailed report of its activities, expenditures, and results, including the progress of the strategic tourism management plan developed pursuant to strategic tourism management plan; measures of effectiveness, toward achieving the authority's strategic plan goals, to the governor and legislature no later than twenty days prior to the convening of each regular session of the legislature. -- Repeals provisions relating to exemption of Hawaii tourism authority from administrative supervision of boards and commissions. -- SB3364 CD1

Committee Reports: SSCR 2284 (EET) SSCR 2777 (WAM) HSCR 1074-24 (TOU)
HSCR 1251-24 (JHA) HSCR 1803-24 (FIN) CCR 87-24

Current Status: May-02 24 Received by the Governor

Section Affected: 201B- (1 SECTION), 201B-1, 201B-3, 201B-6, 201B-7, 201B-16, 201B-5

SB3365 SD2 HD1 CD1 (CCR 34-24)

RELATING TO PLANT CARE COMPONENTS.

Introduced by: Dela Cruz D

Establishes provisions relating to plant care components; fumigation; treatment; certification; fees; restrictions under department of agriculture law. Provides that the department of agriculture shall certify plant care component treatments performed within the State; may certify and permit entities to conduct plant care component treatments before shipment. Prohibits a person to distribute within the state any plant care component that originated outside the state, unless the plant care component has been treated immediately after entering the state, as certified by the department of agriculture. Prohibits a person to transport any plant care component between the islands of the State or from a location within the State to a location outside the State without prior certification from the department of agriculture that the component has been treated as required under this provision. -- SB3365 CD1

Committee Reports: SSCR 2568 (AEN) SSCR 2817 (WAM) HSCR 1109-24 (AGR)
HSCR 1290-24 (CPC) HSCR 1614-24 (FIN) CCR 34-24

Current Status: May-02 24 Received by the Governor

Section Affected: 141- (1 SECTION), 150A-4.5

HOUSE BILLS THAT PASSED THE LEGISLATURE

HB0040 SD1 CD2 (SENATE
FLOOR AMENDMENT 8 OR
HOUSE FLOOR AMENDMENT 10)

RELATING TO THE GENERAL FUND.

Introduced by: Yamashita K

Provides that in accordance with article VII, section 6, of the Hawaii Constitution, there is appropriated out of the general revenues of the State of Hawaii the sum of 300,000,000 dollars or so much thereof as may be necessary for fiscal year 2024-2025 for deposit into the emergency and budget reserve fund. Provides that in accordance with article VII, section 6, of the Hawaii Constitution, there is appropriated out of the general revenues of the State of Hawaii the sum of 135,000,000 dollars or so much thereof as may be necessary for fiscal year 2024-2025 for deposit into the pension accumulation fund. (\$\$) (expenditure ceiling) -- HB0040 CD2

Committee Reports: HSCR 935 (FIN) SSCR 1227 (LBT) SSCR 1596 (WAM) CCR 188-24 - filed SENATE FLOOR AMENDMENT 8 HOUSE FLOOR AMENDMENT 10

Current Status: May-03 24 Received by the Governor

HB0129

RELATING TO RECOUNTS.

Introduced by: Saiki S (BR)

Amends provisions relating to mandatory recount of votes. Requires the chief election officer, or the clerk in the case of a county election, to conduct a recount of all votes cast for any office or ballot question in any election if the official tabulation of all of the returns for that office or question reveals that the difference in the number of votes cast in the affirmative for the ballot question and the number of votes cast in the negative for the ballot question, including when applicable, the tabulation of blank votes, is equal to or less than 100 votes or 1/4 of 1 per cent of the total number of votes cast for the contest, whichever is lesser. Requires all mandatory recounts of votes under this provision to be completed and the results publicly announced by the 5th business day after election day. -- Amends provisions relating to contests for cause in primary, special primary elections, and county elections held concurrently with a regularly scheduled primary or special primary election. Repeals provisions that requires a complaint for a contest for cause that arises from a mandatory recount to be filed no later than 4:30 pm on the 3rd calendar day following the public announcement of the results of the mandatory recount. -- HB0129

Committee Reports: HSCR 285 (JHA) SSCR 2151 (JDC)

Current Status: Feb-12 24 Received by the Governor

Mar-05 24 Approved by Governor (Act 1 2024)

Section Affected: 11-158, 11-173.5

HB0159 HD1 SD1 (SSCR 1366)

RELATING TO LIQUOR LICENSES.

Introduced by: Todd C (BR)

Amends provisions relating to application; penalty for false statements under intoxicating liquor law. Exempts notarized application for the renewal of a license. -- HB0159 SD1

Committee Reports: HSCR 486 (CPC) HSCR 995 (FIN) SSCR 1366 (CPN) SSCR 3061 (JDC)

Current Status: Apr-19 24 Received by the Governor

Section Affected: 281-53

HB0470 HD2 SD2 (SSCR 2730)

RELATING TO MINORS.

Introduced by: Tam A, Amato T, Cochran E, Ganaden S, Hussey-Burdick N, Ichiyama L, Kapela J, Lamosao R, Lowen N, Marten L, Perruso A, Tarnas D, Todd C, Woodson J

Amends provisions relating to consent to no cost emergency shelter and related services under department of human services law. Requires any provider who renders no cost emergency shelter and related services to a minor pursuant to this provision and can demonstrate compliance with this provision to be immune from any civil or criminal liability based on the provider's determination to provide the shelter and related services; provided that if a provider's assessment and determination, or conduct in providing no cost emergency shelter and related services, is the result of the provider's gross negligence or wilful or wanton acts or omissions, the provider may be held liable for the provider's gross negligence or wilful or wanton acts or omissions. -- Redefines provider to include an organization that is not a child placing organization or child caring institution that; conducts criminal history clearances, child abuse and neglect (CA/N) registry checks, background, employment, and any other checks as may be required by state or federal law on an annual basis for all employees and volunteers; maintains separate sleeping areas for unrelated adults and minor children; serves no more than 5 minor children per day; keeps a current register of all minors admitted; and coordinates with the department to provide shelter or other services for a minor child.

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-- HB0470 SD2

Committee Reports: HSCR 344 (HUS) HSCR 1089 (JHA) SSCR 1291 (HHS) SSCR 2730 (JDC)

Current Status: Apr-19 24 Received by the Governor

Section Affected: 346-17.6

HB0982 HD1 SD2 CD1 (CCR 153-24) RELATING TO FUNDING FOR THE DEPARTMENT OF THE ATTORNEY GENERAL TOBACCO ENFORCEMENT UNIT.

Introduced by: Saiki S (BR)

Amends provisions relating to tobacco enforcement special fund. Requires all unencumbered and unexpended moneys in excess of 750,000 dollars remaining on balance in the tobacco enforcement special fund at the close of June 30 of each year shall lapse to the credit of the state general fund. -- Amends provisions relating to Hawaii tobacco settlement special fund. Provides that of all tobacco settlement moneys received by the State each fiscal year, the sum representing the 1st 750,000 dollars of those moneys shall 1st be deposited in the state treasury in each fiscal year to the credit of the tobacco enforcement special fund. -- HB0982 CD1

Committee Reports: HSCR 256 (HLT) HSCR 691 (JHA) HSCR 904 (FIN) SSCR 1313 (HHS) SSCR 1757 (WAM/ JDC/) CCR 153-24

Current Status: May-02 24 Received by the Governor

Section Affected: 28-15, 328L-2

HB1148 HD1 SD2 CD1 (CCR 137-24) RELATING TO MENTAL HEALTH.

Introduced by: Marten L, Amato T, Ganaden S, Garrett A, Hussey-Burdick N, Kapela J, Kila D, Kobayashi B, Lowen N, Matayoshi S, Mizuno J, Morikawa D, Perruso A, Pierick E, Poepoe M, Takenouchi J, Tam A, Tarnas D, Todd C

Appropriation to the university of Hawaii to support the statewide expansion of the Windward community college's mental health related programs. (\$\$) -- HB1148 CD1

Committee Reports: HSCR 321 (HET) HSCR 898 (FIN) SSCR 1352 (HHS/ HRE/) SSCR 1741 (WAM) CCR 137-24

Current Status: May-02 24 Received by the Governor

HB1527 HD1 SD2 (SSCR 3749) RELATING TO VETERINARY MEDICINE.

Introduced by: Nishimoto S

Amends provisions relating to license required under veterinary medicine law. Prohibits the owner of any animal or animals and the owner's full-time, regular employees from caring for and treating any animals belonging to the owner; provided that a person who is not licensed under this law shall not perform any surgical procedure on a pet animal, including but not limited to: a cesarean section; ear cropping; and tail docking. -- Amends provisions relating to criminal penalties under veterinary medicine. Requires any person convicted of violating provisions relating to license required to have committed a misdemeanor and be subject to a fine not to exceed 1,000 dollars. -- Amends provisions relating to criminal penalties under veterinary medicine. Requires any person convicted of violating provisions relating to license required to have committed a misdemeanor and be subject to a fine not to exceed 1,000 dollars or imprisoned not more than 1 years, or both. -- Amends provisions relating to cruelty to animals in the 1st degree under offenses against public order law. Requires this provision to not apply to: accepted veterinary practices when the practices are performed by a veterinarian licensed under veterinary medicine law. -- HB1527 SD2

Committee Reports: HSCR 651-24 (JHA) SSCR 3291 (AEN/CPN/) SSCR 3749 (JDC)

Current Status: Apr-18 24 Received by the Governor

Section Affected: 471-2, 471-15, 711-1108.5

HB1529 HD2 SD2 (SSCR 3685) RELATING TO BURIAL COUNCILS.

Introduced by: Poepoe M, Amato T, Chun C, Evslin L, Ichiyama L, Kapela J, Lamosao R, Marten L, Martinez R, Matayoshi S, Morikawa D, Nishimoto S, Perruso A, Takayama G, Tam A, Tarnas D

Amends provisions relating to island burial councils; creation; appointment; composition; duties under historic preservation. Provides that notwithstanding provisions relating to selection and terms of members of boards and commissions or any other law to the contrary, any burial council member whose term has expired may continue in office as a holdover member until the member's reappointment to a 2nd term is confirmed or a successor is nominated and appointed; provided that a holdover member shall not hold office beyond the end of the 4th regular session of the legislature following the expiration of the member's term of office. -- HB1529 SD2

Committee Reports: HSCR 240-24 (WAL) HSCR 895-24 (JHA) SSCR 3105 (HWN)

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SSCR 3685 (JDC)
Current Status: Apr-19 24 Received by the Governor
Section Affected: 6E-43.5

- HB1533 HD2 SD1 CD1 (CCR 136-24) RELATING TO DEATH BENEFITS.
Introduced by: Nishimoto S
Amends provisions relating to death benefits for deceased medical or financial assistance recipients and disposition of unclaimed dead human bodies under department of human services law. Allows the department of human services to bear the cost of mortuary, crematory, or hydrolysis facility services for unclaimed dead human bodies furnished by any licensed provider of these services. Requires payments for these services to be made to the extent of the cost, or in the sum of 1,600 dollars in total, whichever is less, for each unclaimed dead human body. Appropriation to the department of human services for covering the increased cremation and disposition costs for a deceased person who was eligible for medical or financial assistance at the time of the person's death and whose body is unclaimed. (\$\$) -- HB1533 CD1
Committee Reports: HSCR 54-24 (HUS) HSCR 978-24 (FIN) SSCR 3204 (HHS) SSCR 3765 (WAM) CCR 136-24
Current Status: May-02 24 Received by the Governor
Section Affected: 346-15
- HB1541 RELATING TO SUICIDE PREVENTION AND AWARENESS MONTH.
Introduced by: Poepoe M, Amato T, Chun C, Cochran E, Garrett A, Kapela J, Kila D, Kitagawa L, Kobayashi B, Marten L, Matayoshi S, Miyake T, Morikawa D, Nishimoto S, Perruso A, Sayama J, Takenouchi J, Tarnas D
Amends Act 36, Session Laws of Hawaii 2019, relating to health. Requires this act to take effect on July 1, 2024. -- HB1541
Committee Reports: HSCR 689-24 (JHA) SSCR 3480 (JDC)
Current Status: Apr-04 24 Received by the Governor
Apr-18 24 Approved by Governor (Act 5 2024)
Section Affected: ACT 36 2019
- HB1554 HD1 SD1 (SSCR 3657) RELATING TO AQUATIC RESOURCES.
Introduced by: Ichiyama L, Poepoe M
Amends provisions relating to rules under aquatic resources law. Provides that subject to administrative procedure law, the department of land and natural resources shall adopt, amend, and repeal rules for and concerning the protection and propagation of introduced and transplanted aquatic life or the conservation and allocation of the natural supply of aquatic life in any area. Allows the rules to include but are not limited to the following: any other restriction or requirement as deemed necessary by the department to implement the purposes of this provision. Provides that notwithstanding any law to the contrary, the board of land and natural resources may adopt, amend, or repeal any rule pertaining to bag limits, size limits, open or closed fishing seasons, or gear restrictions by formal board action at a publicly noticed meeting; provided that: the board finds that the timely adoption, amendment, or repeal of the rule is necessary to implement effective and adaptive management measures: in light of newly available technology; or in light of newly available data. -- HB1554 SD1
Committee Reports: HSCR 423-24 (WAL) HSCR 896-24 (JHA) SSCR 3324 (WTL) SSCR 3657 (JDC)
Current Status: Apr-19 24 Received by the Governor
Section Affected: 187A-5
- HB1577 HD1 SD2 CD1 (CCR 57-24) RELATING TO MOTOR VEHICLE TOWING FEES.
Introduced by: Kila D, Lamosao R
Amends provisions relating to vehicles left unattended on private and public property; sale or disposition of abandoned vehicles under abandoned vehicles law. Requires the towing companies engaged by the owner, occupant, or person in charge of the property to charge as specified in this provision and accept payment by the vehicle owner for charges under this provision by cash, credit card, and debit card; provided that no towing company shall direct an individual to use an on-site automated teller machine in lieu of accepting payment by credit card and debit card. -- HB1577 CD1
Committee Reports: HSCR 86-24 (TRN) HSCR 867-24 (CPC) SSCR 3339 (TCA) SSCR 3730 (CPN) CCR 57-24
Current Status: May-02 24 Received by the Governor
Section Affected: 290-11, 291C-165.5

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- HB1578 HD2 SD1 (SSCR 3229) RELATING TO TRANSPORTATION.
Introduced by: Kila D, Aiu M, Chun C, Evslin L, Garrett A, Lamosao R, Miyake T, Takenouchi J
Establishes provisions relating to shipping container chassis; out-of-state registration; safety inspection; validity. Provides that notwithstanding any law to the contrary, a shipping container chassis that holds a valid certificate of vehicle registration from another state and is used for transporting shipping containers shall be eligible to obtain a certificate of safety inspection and a safety inspection decal pursuant to provisions relating to safety inspection of motor carrier vehicles. Provides that notwithstanding any law to the contrary, a valid certificate of registration issued for a shipping container chassis from another state shall be valid in the State until the certificate of registration expires in the issuing state; provided that the shipping container chassis is used for transporting shipping containers; provided further that if the shipping container chassis is issued a certificate of vehicle safety inspection pursuant to this provision, the out-of-state registration shall be valid in the State for 1 year from the date of the vehicle safety inspection. -- HB1578 SD1
Committee Reports: HSCR 67-24 (TRN) HSCR 630-24 (CPC) SSCR 3229 (TCA) SSCR 3686 (JDC)
Current Status: Apr-22 24 Received by the Governor
Section Affected: 286- (1 SECTION) SHIPPING CONTAINER CHASSIS
- HB1595 HD1 SD1 (SSCR 3103) RELATING TO EXPUNGEMENT.
Introduced by: Tarnas D, Amato T, Cochran E, Evslin L, Ganaden S, Garrett A, Hussey-Burdick N, Kapela J, Lowen N, Marten L, Miyake T, Nakashima M, Perruso A, Poepoe M, Takayama G, Todd C
Requires the department of the attorney general to establish and administer a pilot project beginning on the effective date of this Act and ending on October 1, 2025, for a state-initiated project to expunge certain arrest records relating to the offense under provisions relating to promoting a detrimental drug in the 3rd degree for possessing marijuana. Provides that for purposes of this pilot project, the department of the attorney general shall utilize the existing funding and resources of the Hawai'i criminal justice data center. Requires the Hawai'i criminal justice data center to submit a report to the legislature regarding the progress of the pilot project, no later than twenty days prior to the convening of the regular sessions of 2025 and 2026. -- Allows the department of the attorney general to seek assistance from the university of Hawai'i at Manoa William S. Richardson school of law or the Hawai'i Innocence Project's Beyond Guilt Hawai'i Clinic to carry out the purpose of this Act. -- HB1595 SD1
Committee Reports: HSCR 655-24 (JHA) SSCR 3103 (JDC) SSCR 3769 (WAM)
Current Status: Apr-18 24 Received by the Governor
- HB1597 HD1 SD1 (SSCR 3275) RELATING TO OPEN MEETINGS.
Introduced by: Tarnas D, Amato T, Cochran E, Ganaden S, Nakashima M, Nishimoto S, Takayama G
Amends provisions relating to enforcement under public agency meetings and records. Allows any person to commence a suit against a board or alleged board in the circuit court of the circuit in which a prohibited act occurs for the purpose of requiring compliance with or preventing violations of this provision, determining the applicability of this provision to discussions or decisions of the public body, or challenging an opinion or ruling of the office of information practices concerning a complaint by that person. Allows the person to bring the action within 2 years of a prohibited act. Requires a person, when filing a suit that is under, related to, or affected by this part, to notify the office of information practices in writing at the time of the filing. -- HB1597 SD1
Committee Reports: HSCR 671-24 (JHA) SSCR 3275 (GVO) SSCR 3695 (JDC)
Current Status: Apr-17 24 Received by the Governor
Section Affected: 92-12
- HB1598 HD1 SD2 (SSCR 3748) RELATING TO THE SUNSHINE LAW.
Introduced by: Tarnas D, Amato T, Cochran E, Ganaden S, Kapela J, Marten L, Matsumoto L, Miyake T, Nakashima M, Perruso A, Takayama G, Takenouchi J
Amends provisions relating to board packet; filing; public inspection; notice under public agency meetings and records law. Provides that at the time the board packet is distributed to the board members, but no later than 2 business days before the meeting, the board shall also make the board packet available for public inspection in the board's office; provided that nothing in this provision shall require creation of a board packet; provided further that nothing in this provision shall prohibit the distribution of public testimony to board members before the meeting. Requires the board to accommodate

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request for electronic access to the board packet and shall post the board packet on its website. -- HB1598 SD2

Committee Reports: HSCR 672-24 (JHA) SSCR 3270 (GVO) SSCR 3748 (JDC)

Current Status: Apr-17 24 Received by the Governor

May-03 24 Approved by Governor (Act 11 2024)

Section Affected: 92-7.5

HB1599 HD1 SD2 (SSCR 3661)

RELATING TO THE SUNSHINE LAW.

Introduced by: Tarnas D, Belatti D, Cochran E, Ganaden S, Kapela J, Kitagawa L, Lamosao R, Marten L, Matayoshi S, Miyake T, Nakashima M, Poepoe M, Takayama G
Amends provisions relating to remote meeting by interactive conference technology; notice; quorum under public agency meetings and records law. Requires a board holding a remote meeting pursuant to this provision to not be required to allow members of the public to join board members in person at nonpublic locations where board members are physically present or to identify those locations in the notice required by provisions relating to notice. The notice shall list at least 1 meeting location that is open to the public that shall have an audiovisual connection; and inform members of the public how to contemporaneously: remotely view the video and audio of the meeting through internet streaming or other means; and provide remote oral testimony in a manner that allows board members and other meeting participants to hear the testimony and the testifier to be visible to board members and other meeting participants upon request by the testifier. -- HB1599 SD2

Committee Reports: HSCR 673-24 (JHA) SSCR 3271 (GVO) SSCR 3661 (JDC)

Current Status: Apr-17 24 Received by the Governor

May-03 24 Approved by Governor (Act 12 2024)

Section Affected: 92-3.7

HB1600 HD1 SD2 (SSCR 3662)

RELATING TO OPEN MEETINGS.

Introduced by: Tarnas D, Amato T, Cochran E, Ganaden S, Kapela J, Miyake T, Nakashima M, Nishimoto S, Perruso A, Poepoe M, Takayama G, Tam A
Amends provisions relating to permitted interactions of members under public agency meetings and records law. Allows 2 or more members of a board, but less than the number of members that would constitute a quorum for the board, to be assigned to investigate a matter relating to board business; provided that deliberation and decision-making on the matter investigated, if any, occurs only at a duly noticed meeting of the board held no less than 6 business days after the meeting at which the findings and recommendations of the investigation were presented to the board. -- HB1600 SD2

Committee Reports: HSCR 674-24 (JHA) SSCR 3272 (GVO) SSCR 3662 (JDC)

Current Status: Apr-17 24 Received by the Governor

May-03 24 Approved by Governor (Act 13 2024)

Section Affected: 92-2.5

HB1611 HD2 SD2 (SSCR 3683)

RELATING TO LAW ENFORCEMENT OFFICERS.

Introduced by: Tarnas D, Amato T, Cochran E, Evslin L, Ganaden S, Kapela J, Marten L, Matayoshi S, Nakashima M, Nishimoto S, Onishi R, Perruso A, Souza K, Takayama G, Tam A

Establishes provisions relating to national decertification index; participation; reporting under law enforcement standards law. Requires the law enforcement standards board and the employing law enforcement agency to consult the national decertification index before certifying or employing any law enforcement officer to determine whether an applicant or employee is listed and to review any information about that person. Requires the law enforcement standards board to report to the national decertification index each time: the law enforcement standards board suspends or revokes a law enforcement officer's certification; a law enforcement officer voluntarily relinquishes their certification; a law enforcement officer's board certification lapses; or the law enforcement standards board opens an investigation into whether a law enforcement officer does not meet the minimum standards for employment. -- HB1611 SD2

Committee Reports: HSCR 27-24 (LGO) HSCR 903-24 (JHA) SSCR 3080 (PSM) SSCR 3683 (JDC)

Current Status: Apr-18 24 Received by the Governor

Section Affected: 139- (1 SECTION), 139-1

HB1633 HD1 SD1 CD1 (CCR 43-24)

RELATING TO CONTRACTORS.

Introduced by: Evslin L, Aiu M

Amends provisions relating to owner-builder exemption under contractors law. Provides that this law shall not apply to owners of property who build or improve residential or

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farm buildings or structures on their own property and who do not offer the buildings or structures for sale. -- HB1633 CD1

Committee Reports: HSCR 681-24 (HSG/ WAL/ JHA/) SSCR 3093 (HOU) SSCR 3670 (CPN) CCR 43-24

Current Status: May-02 24 Received by the Governor

Section Affected: 444-2.5, 444-9.1

HB1640 HD1 SD1 CD1 (CCR 128-24) RELATING TO COLLECTIVE BARGAINING.

Introduced by: Matayoshi S, Garrett A

Amends provisions relating to scope of negotiations; consultation under collective bargaining in public employment law. Requires the repricing of classes within an appropriate bargaining unit to be negotiated and determined within 30 days of receipt of a written request from the exclusive representative to negotiate and at times allowed under the collective bargaining agreement, the employer shall negotiate the repricing of classes within the bargaining unit; and if the employer fails to timely initiate a negotiation in compliance with this provision or the parties cannot reach an agreement within 150 days after the exclusive representative's written request to negotiate or by January 31 of a year in which the agreement is due to expire, whichever is earlier, an impasse exists and the impasse procedures in provisions relating to resolution of disputes; impasses shall apply. -- HB1640 CD1

Committee Reports: HSCR 28-24 (LGO) HSCR 809-24 (FIN) SSCR 3138 (LBT) SSCR 3794 (WAM/ JDC/) CCR 128-24

Current Status: May-02 24 Received by the Governor

Section Affected: 89-9, 89-11

HB1642 HD1 SD1 (SSCR 3196)

RELATING TO GENERAL EMPLOYEE ORIENTATION.

Introduced by: Matayoshi S, Garrett A

Amends provisions relating to new employees; orientation on benefits and rights. Provides that should the employer violate this provision, the employee or the exclusive representative, if applicable, may file a complaint with the Hawaii labor relations board pursuant to collective bargaining in public employment law. -- Amends provisions relating to provisions relating to prohibited practices; evidence of bad faith. Provides that it shall be a prohibited practice for a public employer or its designated representative wilfully to: fail to comply with the general orientation requirements set forth in provisions relating to new employees; orientation on benefits and rights. -- HB1642 SD1

Committee Reports: HSCR 105-24 (LGO) HSCR 628-24 (JHA) SSCR 3196 (LBT) SSCR 3735 (JDC)

Current Status: Apr-19 24 Received by the Governor

Section Affected: 78-64, 89-13

HB1686 HD1 SD1 CD1 (CCR 127-24) RELATING TO INSURANCE.

Introduced by: Nishimoto S, Nakashima M

Amends provisions relating to personal injury protection benefits to prepaid health care plan for description of coverage only. Requires chiropractic treatments to be allowed for not more than the lesser of the following: 30 visits at no more than 100 dollars a visit, plus no more than 5 x-rays at no more than 50 dollars each; or treatment as defined by the Hawaii State Chiropractic Association guidelines in effect on January 15, 1997. -- HB1686 CD1

Committee Reports: HSCR 25-24 (LGO) HSCR 403-24 (CPC) HSCR 955-24 (FIN) SSCR 3217 (CPN) SSCR 3751 (WAM) CCR 127-24

Current Status: May-02 24 Received by the Governor

Section Affected: 431:10C-103.6

HB1760 HD1 SD1 CD1 (CCR 105-24) RELATING TO STATE FINANCES.

Introduced by: Evslin L, Aiu M

Establishes provisions relating to authorization to secure lines of credit or other instruments of indebtedness under hawaii housing finance and development corporation. Allows the hawaii housing finance and development corporation, subject to legislative approval, to secure a line of credit or other instrument of indebtedness to be used to meet the requirements of federal tax law for the bond volume cap recycling program provided that the term of the authorized line of credit or other instrument of indebtedness shall correspond to each fiscal biennium budget period. -- Amends provisions relating to allocation of annual state ceiling. Allows the department and Hawaii housing finance and development corporation to enter into a cooperative agreement with a county to facilitate and coordinate the establishment and implementation of a bond volume cap recycling program. -- Amends provisions relating

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to rental housing revolving fund. Establishes the bond volume cap recycling program subaccount under the rental housing revolving fund. -- HB1760 CD1
Committee Reports: HSCR 95-24 (HSG) HSCR 872-24 (FIN) SSCR 3678 (WAM) CCR 105-24
Current Status: May-02 24 Received by the Governor
Section Affected: 201H- (1 SECTION), 39B-2, 39B-5, 201H-202

HB1763 HD1 SD2 CD1 (CCR 167-24) RELATING TO HOUSING.
Introduced by: Evslin L
Amends provisions relating to definitions under housing revolving fund law. Defines project readiness to mean a project that is anticipated to commence construction within 1 year of award of financing. -- Amends provisions relating to rental housing revolving fund under hawaii housing finance and development corporation law. Requires moneys available in the fund to be used for the purpose of providing, in whole or in part, loans for rental housing projects demonstrating project readiness, efficiency, and feasibility acceptable to the corporation; provided that priority shall be given to projects with a perpetual affordability commitment. Report to the legislature. -- HB1763 CD1
Committee Reports: HSCR 364-24 (HSG) HSCR 874-24 (FIN) SSCR 3166 (HOU) SSCR 3717 (WAM) CCR 167-24
Current Status: May-02 24 Received by the Governor
Section Affected: 201H-201, 201H-202

HB1800 HD1 SD1 CD1 (CCR 1-24) RELATING TO THE STATE BUDGET.
Introduced by: Saiki S (BR)
Supplemental Appropriations Act of 2024 (executive budget). Amends Act 164, session laws of 2023, relating to the state budget. (expenditure ceiling) (\$\$) -- HB1800 CD1
Committee Reports: HSCR 1070-24 (FIN) SSCR 3419 (WAM) CCR 1-24
Current Status: May-01 24 Received by the Governor
Section Affected: ACT 164 2023, (1 SECTION), (1 SECTION), (1 SECTION), ACT 6 2020, ACT 40 2019, (1 SECTION), ACT 276 2022, ACT 88 2021, ACT 248 2022, (1 SECTION), ACT 247 2022, (1 SECTION), (1 SECTION)

HB1801 SD1 CD1 (CCR 144-24) RELATING TO STATE BONDS.
Introduced by: Yamashita K, Nishimoto S
Authorizes the issuance of general obligation bonds as provided by law in an amount that may be necessary to finance projects authorized in House Bill No. 1800, H.D. 1, S.D. 1, C.D. 1 (the Supplemental Appropriations Act of 2024) and House Bill No. 1911, H.D. 2, S.D. 2, C.D. 1 (the Judiciary Supplemental Appropriations Act of 2024) passed by the legislature during this regular session of 2024 and designated to be financed from the general obligation bond fund and from the general obligation bond fund with debt service cost to be paid from special funds; provided that the sum total of general obligation bonds so issued shall not exceed 1,199,590,000 dollars. Provides that the proceeds of the general obligation bonds herein authorized are intended to be applied to reimburse expenditures made after the effective date of this Act for the purpose for which such bonds are authorized. Provides that the foregoing statement of intent with respect to reimbursement is made in conformity with Treasury Regulation Section 1.150-2 of the US Treasury Department. Makes findings required by Article VII, Section 13, of the Hawaii State Constitution to declare that the issuance of authorized bonds will not cause the debt limit to be exceeded. -- HB1801 CD1
Committee Reports: HSCR 739-24 (FIN) SSCR 3396 (WAM) CCR 144-24
Current Status: May-02 24 Received by the Governor

HB1827 HD2 SD1 CD1 (CCR 126-24) RELATING TO HEALTHCARE WORKFORCE DEVELOPMENT.
Introduced by: Saiki S, Aiu M, Amato T, Belatti D, Chun C, Cochran E, Evslin L, Ganaden S, Garrett A, Gates C, Hashem M, Holt D, Hussey-Burdick N, Ichiyama L, Ilagan G, Kahaloa K, Kapela J, Kila D, Kitagawa L, Kobayashi B, La Chica T, Lamosao R, Lowen N, Marten L, Martinez R, Matayoshi S, Miyake T, Mizuno M, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Onishi R, Perruso A, Poepoe M, Quinlan S, Sayama J, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C, Woodson J
Appropriation to the department of business, economic development, and tourism to support the public high school health care workforce certificate program; provided that no funds shall be released unless matched using a state to private funds ratio of 3:1. -- Appropriation to the department of education for renovating and equipping certain public high school classrooms to be used for health care training through the public high school health care workforce certificate program. -- Appropriation to the department of

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business, economic development, and tourism to support the glidepath program for certified nurse aides; provided that no funds shall be released unless matched using a state to private funds ratio of 3:1. (\$\$) -- HB1827 CD1

Committee Reports: HSCR 281-24 (LGO/ EDN/) HSCR 949-24 (FIN) SSCR 3679 (WAM) CCR 126-24

Current Status: May-02 24 Received by the Governor

HB1830 HD2 SD1 CD1 (CCR 152-24) RELATING TO MENTAL HEALTH.

Introduced by: Saiki S, Aiu M, Amato T, Belatti D, Chun C, Cochran E, Evslin L, Ganaden S, Garrett A, Gates C, Hashem M, Ichiyama L, Ilagan G, Kahaloo K, Kapela J, Kila D, Kitagawa L, Kobayashi B, La Chica T, Lamosao R, Lowen N, Marten L, Martinez R, Matayoshi S, Miyake T, Mizuno M, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Onishi R, Perruso A, Poepoe M, Quinlan S, Sayama J, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C, Woodson J

Establishes provisions relating to provisional license for associate marriage and family therapists; services reimbursable under licensed marriage and family therapists law. Requires the department to grant, upon application and payment of proper fees, provisional licensure as an associate marriage and family therapist to an individual who has received a master's degree or doctoral degree from an accredited educational institution in marriage and family therapy or in an allied field related to the practice of mental health counseling; has completed a 1 year practicum with 300 hours of supervised client contact; and engages in marriage and family therapy practice under the clinical supervision of a licensed marriage and family therapist or any licensed mental health professional during the period of time necessary to fulfill the clinical experience requirements for licensure as a marriage and family therapist pursuant to provisions relating to application for licensure; provided that the licensed marriage and family therapist or licensed mental health professional is in good standing with the department. Requires each provisional license issued pursuant to this provision to include the name and title of the licensed marriage and family therapist or licensed mental health professional providing clinical supervision of the applicant as described in this provision. Allows a licensed associate marriage and family therapist to practice marriage and family therapy only under the direct supervision of the licensed marriage and family therapist or licensed mental health professional. -- Amends provisions relating to definitions. -- Amends provisions relating to powers and duties of the director. Allows the director to examine and approve the qualifications of all applicants under this law, and issue a license to each successful applicant granting permission to use the title of marriage and family therapist, licensed marriage and family therapist, associate marriage and family therapist, or licensed associate marriage and family therapist in this state pursuant to this law and the rules adopted under this law. -- Amends provisions relating to prohibited acts; exemptions; licensure fees; renewal of license; confidentiality and privileged communications; and therapist prohibited from testifying in alimony and divorce actions. -- Establishes provisions relating to provisional license for associate mental health counselors; services reimbursable under mental health counselors law. Requires the department to grant, upon application and payment of proper fees, provisional licensure as an associate mental health counselor to an individual who has received a master's degree or doctoral degree from an accredited educational institution in counseling or in an allied field related to the practice of mental health counseling that includes, or is supplemented by, certain requirements. -- Amends provisions relating to definitions; powers and duties of the director; prohibited acts; exemptions; licensure; fees; renewal of license; fees; and confidentiality and privileged communications. -- Amends provisions relating to mental health counselor prohibited from testifying in alimony and divorce actions and changes its title to mental health counselor or associate mental health counselor prohibited from testifying in alimony and divorce actions. -- Establishes provisions relating to provisional license for associate psychologists; services reimbursable under psychologists law. Requires the board to grant, upon application and payment of proper fees, provisional licensure as an associate psychologist to an individual who possesses a doctoral degree from an American Psychological Association approved program in clinical psychology, counseling psychology, school psychology, or programs offering combinations of 2 or more of these areas. -- Amends provisions relating to definitions; license required; exemptions; public service employment; powers and duties; requirements for licensing; licensure of state employed clinical psychologists; licenses, issuance, display; renewals; continuing education requirement; and prohibited acts; penalties; exemptions. -- Amends provisions relating to licensing requirements and changes its title to licensing requirements; services reimbursable under social workers law. Requires services provided by a supervised social work intern obtaining post-masters clinical social work experience

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under the supervision of a licensed clinical social worker or individual identified in this provision to qualify for a license as a licensed clinical social worker shall be eligible for insurance reimbursement. -- Amends provisions relating to child custody evaluators; qualification; registry; complaints. -- Appropriations out of the compliance resolution fund to be expended by the department of commerce and consumer affairs to establish, recruit, and hire 1 full-time equivalent (1.0 FTE) office assistant V position to process new license applications established by this Act; and to make appropriate updates to the professional and vocational licensing division's internal databases to create new license types established by this Act and associated requirements. -- Requires fees assessed pursuant to the new categories of provisional or associate-level licenses established by this Act to be used to defray costs incurred by the department of commerce and consumer affairs to support the operations of the marriage and family therapist licensing program and mental health counselors licensing program and the regulation of psychologists by the board of psychology. Requires fees collected to be managed in accordance with provisions relating to department of commerce and consumer affairs. (\$\$) -- HB1830 CD1

Committee Reports: HSCR 200-24 (HLT) HSCR 582-24 (CPC) HSCR 1005-24 (FIN) SSCR 3337 (CPN/ HHS/) SSCR 3770 (WAM) CCR 152-24

Current Status: May-02 24 Received by the Governor

Section Affected: 451J- (1 SECTION), 451J-1, 451J-3, 451J-5, 451J-6, 451J-9, 451J-10, 451J-12, 451J-13, 453D- (1 SECTION), 453D-1, 453D-3, 453D-5, 453D-6, 453D-10, 453D-11, 453D-13, 453D-14, 465- (1 SECTION), 465-1, 465-2, 465-3, 465-3.5, 465-6, 465-7, 465-7.6, 465-8, 465-11, 465-15, 467E-6, 467E-7, 571-46.4

HB1832 HD1 SD2 CD1 (CCR 102-24) RELATING TO HIRING.

Introduced by: Saiki S, Aiu M, Amato T, Belatti D, Chun C, Cochran E, Evslin L, Ganaden S, Garrett A, Gates C, Hashem M, Holt D, Hussey-Burdick N, Ichiyama L, Ilagan G, Kahaloa K, Kapela J, Kila D, Kitagawa L, Kobayashi B, La Chica T, Lamosao R, Lowen N, Marten L, Martinez R, Matayoshi S, Miyake T, Mizuno M, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Onishi R, Perruso A, Poepoe M, Quinlan S, Sayama J, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C, Woodson J

Establishes provisions relating to recruitment; minimum qualifications review; state departments, divisions, and agencies. Provides that notwithstanding any other law to the contrary, a state department, division, or agency, rather than the department of human resources development, may conduct a minimum qualification review of applicants for vacant positions within that department, division, or agency. Requires a state department, division, or agency that elects to conduct its own minimum qualification review of applicants for a vacancy pursuant to this provision to notify the department of human resources development, which shall provide to the department, division, or agency: for positions with a recruitment closing date, the applications received for the vacancy received by the closing date for that vacancy; or for continuous recruitment positions, the applications received for the vacancy that have been received by a certain date, as determined by the state department, division, or agency; provided that the department of human resources development shall continue to transmit applications for that position on a reasonable rolling basis until the particular vacancy is filled; provided further that the department of human resources development shall submit the applications received for a vacancy immediately to a state department, division, or agency if requested by the applicable state department, division, or agency. Provides that upon completing the minimum qualification review of applicants for a vacancy, the state department, division, or agency shall submit to the department of human resources development the applications for individuals who have met the minimum qualifications for the vacancy; provided that the state department, division, or agency may immediately begin interviewing applicants that have been determined to meet the minimum qualifications for the vacant position. Requires the department of human resources development to complete any other tasks necessary to facilitate the hiring of the applicants, including auditing and correcting any errors found in the minimum qualifications review, as applicable; provided further that if any errors are found, the department of human resources development shall have 5 working days to correct the error and notify the state department, division, or agency. -- HB1832 CD1

Committee Reports: HSCR 221-24 (LGO) HSCR 811-24 (FIN) SSCR 3155 (LBT/ GVO/) SSCR 3812 (WAM) CCR 102-24

Current Status: May-02 24 Received by the Governor

Section Affected: 76- (1 SECTION) RECRUITMENT

HB1836 HD2 SD2 CD1 (CCR 110-24) RELATING TO HEALTH.

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Introduced by: Saiki S, Aiu M, Alcos III D, Amato T, Belatti D, Chun C, Cochran E, Evslin L, Ganaden S, Garcia D, Garrett A, Gates C, Hashem M, Holt D, Hussey-Burdick N, Ichiyama L, Ilagan G, Kahaloa K, Kapela J, Kila D, Kitagawa L, Kobayashi B, La Chica T, Lamosao R, Lowen N, Marten L, Martinez R, Matayoshi S, Matsumoto L, Miyake T, Mizuno M, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Onishi R, Perruso A, Pierick E, Poepoe M, Quinlan S, Sayama J, Souza K, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C, Ward G, Woodson J

Establishes provisions relating to refills without prescriber's authorization during state of emergency. Provides that during a declared state of emergency pursuant to provisions relating to state of emergency, a prescription for persons directly impacted by the emergency may be refilled up to a 30-day supply without the practitioner's authorization if the practitioner is unavailable to authorize the refill and if, in the registered pharmacist's professional judgment, failure to refill the prescription may interrupt the patient's ongoing care and have a significant adverse effect on the patient's well-being. Requires before refilling a prescription pursuant to this provision, the registered pharmacist shall make every reasonable effort to contact the practitioner. Requires the registered pharmacist to make an appropriate record, including the basis for proceeding under this provision. -- Amends provisions relating to drugs limited to dispensing on prescription. Provides that if any prescription for a drug does not indicate the number of times it may be refilled, if any, the pharmacist shall not refill that prescription unless subsequently authorized to do so by the practitioner or pursuant to this provision. -- HB1836 CD1

Committee Reports: HSCR 550-24 (WAL/ HLT/) HSCR 914-24 (CPC) SSCR 3199 (HHS/ PSM/) SSCR 3413 (CPN) CCR 110-24

Current Status: May-02 24 Received by the Governor

Section Affected: 461- (1 SECTION), 328-16

HB1842 HD1 SD1 (SSCR 3649)

RELATING TO FIRE PREVENTION.

Introduced by: Saiki S, Aiu M, Alcos III D, Amato T, Belatti D, Chun C, Cochran E, Evslin L, Ganaden S, Garcia D, Garrett A, Gates C, Hashem M, Holt D, Ichiyama L, Ilagan G, Kahaloa K, Kapela J, Kila D, Kitagawa L, Kobayashi B, La Chica T, Lamosao R, Lowen N, Marten L, Martinez R, Matayoshi S, Matsumoto L, Miyake T, Mizuno M, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Onishi R, Perruso A, Poepoe M, Quinlan S, Sayama J, Souza K, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C, Ward G, Woodson J

Amends provisions relating to penalty. Requires any owner, occupant, or other person having control over or charge of any building, structure, or other premises who violates any provision of this chapter or any law, ordinance, or rule relating to protection from fire loss or who fails or refuses to comply with any order of the county fire chief shall be fined no more than 2,500 dollars or imprisoned no more than 30 days or both. Requires each day that a violation exists or continues to exist to constitute a distinct and separate offense for which the violator may be punished. Requires penalties for continuing violations to be assessed from the earliest known date of the violation. -- Amends provisions relating to arson in the 4th degree. Provides that arson in the 4th degree is a class C felony if the act was committed during the time period and within the geographic area in which a red flag warning was in effect. Provides further that the state of mind requirement for the offense is not applicable to the fact that the red flag warning was in effect at the time and within the geographic area in which the act was committed. Provides that the state of mind requirement applicable to the attendant circumstance that the red flag warning was in effect at the time and within the geographic area in which the act was committed. -- HB1842 SD1

Committee Reports: HSCR 645-24 (JHA) SSCR 3085 (PSM) SSCR 3649 (JDC)

Current Status: Apr-18 24 Received by the Governor

Section Affected: 132-13, 708-8254

HB1861 HD2 SD2 (SSCR 3801)

RELATING TO NUMBER PLATES.

Introduced by: Saiki S (BR)

Amends provisions relating to number plates; purchase. Requires all number plates to: If issued before January 1, 2025, bear the word Hawaii along the upper portion of the plate and the words "Aloha State" along the lower portion of the plate; If issued on or after January 1, 2025, bear the word Hawai'i along the upper portion of the plate and the words Aloha State along the lower portion of the plate; provided that both Hawai'i and Aloha State may either contain all upper case or lower case letters or have the 1st letter of each word upper case. -- Amends provisions relating to special number plates for environmental conservation; authorized. Requires the special number plates to be granted the same benefits and restrictions granted to any other electric vehicle special

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number plates. Requires the design: to contain words or images, or both, that indicate that the special number plate is being issued to commemorate the importance of environmental conservation; to be similar in shape and size to the uniform state number plate prescribed by law; to be readily identifiable and distinguishable under actual traffic conditions; and may, but shall not be required to bear the words "Aloha State" along the lower portion of the plate. -- HB1861 SD2

Committee Reports: HSCR 251-24 (CAI) HSCR 886-24 (JHA) SSCR 3223 (TCA)
SSCR 3801 (WAM)

Current Status: May-03 24 Received by the Governor

Section Affected: 249-9, 249-9.7

HB1869 HD1 SD2 (SSCR 3684)

RELATING TO UNMANNED AIRCRAFT.

Introduced by: Saiki S (BR)

Establishes provisions relating to uncrewed aircraft under offenses against public order law. -- Establishes provisions relating to misuse of uncrewed aircraft in the 1st degree. Provides that a person commits the offense of misuse of uncrewed aircraft in the 1st degree if the person intentionally or knowingly equips or arms an uncrewed aircraft with a firearm, explosive, electric gun, or weapon of mass destruction; possesses, receives, transfers, operates, or produces an uncrewed aircraft that is equipped or armed with a firearm, explosive, electric gun, or weapon of mass destruction; discharges or deploys a firearm, explosive, electric gun, or weapon of mass destruction using an uncrewed aircraft; operates an uncrewed aircraft and thereby intentionally, knowingly, or recklessly interferes with or disrupts the operation of any manned aircraft; uses an uncrewed aircraft to transport and introduce, or to attempt to transport and introduce, contraband, drugs, or dangerous instruments into a prison; or operates an uncrewed aircraft and thereby causes serious bodily injury to another person. Misuse of uncrewed aircraft in the 1st degree is a class A felony. -- Establishes provisions relating to misuse of uncrewed aircraft in the 2nd degree. Misuse of uncrewed aircraft in the 2nd degree is a class B felony. -- Establishes provisions relating to misuse of uncrewed aircraft in the 3rd degree. Misuse of uncrewed aircraft in the 3rd degree is a class C felony. -- Prohibits this provision to apply to any police officer, deputy sheriff, or fire department personnel acting within the course and scope of their duties, or to any other person acting under the authority of, or pursuant to a contract with, the US or a state or county government, or any department or agency of the US or a state or county government. -- Establishes provisions relating to uncrewed aircraft; operation under offenses against public order law. Requires uncrewed aircraft to be directly operated by a human operator at all times. -- HB1869 SD2

Committee Reports: HSCR 650-24 (JHA) SSCR 3224 (TCA) SSCR 3684 (JDC)

Current Status: Apr-18 24 Received by the Governor

Section Affected: 711- (5 SECTIONS) UNCREWED AIRCRAFT

HB1879 HD1 SD1 (SSCR 3417)

RELATING TO THE DIGITAL VOTER INFORMATION GUIDE.

Introduced by: Saiki S (BR)

Amends provisions relating to digital voter information guide. Provides that notwithstanding uniform information practices act and any other law to the contrary, the contents of this provision shall not be released to any requestor in whole or in part before the public release of the entire guide. -- HB1879 SD1

Committee Reports: HSCR 646-24 (JHA) SSCR 3417 (JDC)

Current Status: Apr-17 24 Received by the Governor

May-03 24 Approved by Governor (Act 14 2024)

Section Affected: 11-122

HB1880

RELATING TO THE ELECTORAL COLLEGE.

Introduced by: Saiki S (BR)

Amends provisions relating to assembly of electors at state capital; time. Requires the electors chosen to assemble at the state capital on the 1st Tuesday after the 2nd Wednesday in December next following their election, at 2 o'clock in the afternoon. -- HB1880

Committee Reports: HSCR 688-24 (JHA) SSCR 3415 (JDC)

Current Status: Apr-03 24 Received by the Governor

Apr-18 24 Approved by Governor (Act 6 2024)

Section Affected: 14-26

HB1881 HD1 SD1 (SSCR 3112)

RELATING TO ADMINISTRATIVE FINES.

Introduced by: Saiki S (BR)

Amends provisions relating to administrative fines under standards of conduct law and

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provisions relating to penalties; administrative fines under lobbyists law. Updates the maximum administrative fines allowed for violations of standards of conduct law and lobbyists law. -- HB1881 SD1

Committee Reports: HSCR 376-24 (JHA) HSCR 937-24 (FIN) SSCR 3112 (JDC) SSCR 3809 (WAM)

Current Status: Apr-17 24 Received by the Governor
May-03 24 Approved by Governor (Act 15 2024)

Section Affected: 84-39, 97-7

HB1889 HD1 SD2 (SSCR 3653)

RELATING TO WORKERS' COMPENSATION MEDICAL BENEFITS.

Introduced by: Saiki S (BR)

Amends provisions relating to medical care, services, supplies for firefighters suffering from cancer. Provides that if a claim for leukemia, multiple myeloma, non-Hodgkin lymphoma, or cancer of the lung, brain, stomach, esophagus, intestines, rectum, kidney, bladder, prostate, breast, female reproductive organs, or testes filed by an employee with 5 or more years of service as a firefighter is accepted or determined to be compensable, this provision shall remain applicable; provided that the employer shall be liable for medical care, services, and supplies for a minimum of 110 per cent, and not to exceed 150 per cent of fees prescribed in the Medicare Resource Based Relative Value Scale applicable to Hawaii as prepared by the US department of Health and Human Services. -- HB1889 SD2

Committee Reports: HSCR 108-24 (LGO) HSCR 812-24 (FIN) SSCR 3157 (LBT/PSM/) SSCR 3653 (JDC/ WAM/)

Current Status: Apr-19 24 Received by the Governor

Section Affected: 386-21.9

HB1899

RELATING TO STATE SNAILS.

Introduced by: Ichiyama L, Amato T, Chun C, Cochran E, Evslin L, Ganaden S, Garrett A, Hussey-Burdick N, Kahaloa K, Kapela J, Kila D, Kitagawa L, Kobayashi B, La Chica T, Lamosao R, Lowen N, Marten L, Martinez R, Matayoshi S, Miyake T, Morikawa D, Nakashima M, Nishimoto S, Perruso A, Poepoe M, Sayama J, Takayama G, Takenouchi J, Tam A, Todd C

Establishes provisions relating to state snails. Provides that Hini hini kua mauna (*Succinea konaensis*) is established and designated as the official snail of the island of Hawaii; Pupu kua mauna (*Lyropupa striatula*) is established and designated as the official snail of the island of Maui; Pupu kua mauna (*Pleuropoma laciniosa kahoolawensis*) is established and designated as the official snail of the island of Kaho'olawe (Kahoolawe); Pupu kuahiwi (*Auriculella lanaiensis*) is established and designated as the official snail of the island of Lana'i (Lanai); Pupu kuahiwi (*Laminella venusta*) is established and designated as the official snail of the island of Moloka'i (Molokai); Kahuli (*Kaala subrutula*) is established and designated as the official snail of the island of Oahu; *Erinna newcombi* is established and designated as the official snail of the island of Kauai; *Kahelelani'ila'ula* (*Kahelelani'ila'ula*) (*Collonista verruca*) is established and designated as the official snail of the island of Ni'ihau (Niihau); and *Naka kua mauna* (*Endodonta christenseni*) is established and designated as the official snail of the Northwestern Hawaiian Islands. -- HB1899

Committee Reports: HSCR 16-24 (CAI) HSCR 733-24 (JHA) SSCR 3254 (TCA/ AEN/)

Current Status: Mar-25 24 Received by the Governor
Apr-12 24 Approved by Governor (Act 4 2024)

Section Affected: 5- (1 SECTION) STATE SNAILS

HB1902 HD1 SD2 CD1 (CCR 96-24)

RELATING TO EMERGENCY MANAGEMENT.

Introduced by: Ichiyama L, Aiu M, Amato T, Chun C, Garrett A, Holt D, Kahaloa K, Kitagawa L, Kobayashi B, Lamosao R, Lowen N, Marten L, Martinez R, Matayoshi S, Matsumoto L, Morikawa D, Nakashima M, Nishimoto S, Perruso A, Pierick E, Poepoe M, Sayama J, Souza K, Takayama G, Takenouchi J, Tam A, Tarnas D, Todd C

Amends provisions relating to policy and purpose. Requires this law to be liberally construed to effectuate its purposes; provided that this law shall not be construed as conferring any power or permitting any action that is inconsistent with the Constitution and laws of the US, or the Hawaii State Constitution, but not construing this law, due consideration shall be given to the circumstances as they exist from time to time. -- Amends provisions relating to Hawaii emergency management agency. Provides that in performing its duties, the agency shall prepare a state comprehensive emergency management plan, which shall be integrated into and coordinated with the emergency management plans of the federal government. Requires the plan to contain provisions to ensure that the State prepares for, mitigates against, responds to, and recovers from

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emergencies and minor, major, and catastrophic disasters. Provides that in preparing and maintaining the plan, the agency shall work closely with agencies and organizations with emergency management responsibilities. -- Amends provisions relating to state of emergency. Requires the governor or mayor to be the sole judge of the existence of the danger, threat, or circumstances giving rise to a declaration, an extension, or a termination of a state of emergency in the State or a local state of emergency in the county, as applicable. Provides that a state of emergency and a local state of emergency shall terminate automatically 60 days after the issuance of a proclamation of a state of emergency or local state of emergency, respectively, unless extended or terminated by a separate or supplementary proclamation of the governor or mayor. -- Amends provisions relating to rental or sale of essential commodities during a state of emergency; prohibition against price increases. Prohibits any increase in the selling price of any commodity, whether at the retail or wholesale level, in the area that is the subject of the proclamation or severe weather warning; provided that the prohibition may be restricted to particular commodities in the proclamation. Prohibits any landlord to terminate tenancy for a residential dwelling unit in the area that is the subject to the proclamation or severe weather warning, except for a break of a material term of a rental agreement or lease, or if the unit is unfit for occupancy as defined in this law; provided that certain requirements are met. Requires the prohibition under this provision to remain in effect until 24 hours after the severe weather warning is canceled by the issuing agency; or in the event of a declaration 72 hours after the effective date and time of the declaration, unless the prohibition is identified and continued and the types of commodities are identified by the governor or mayor in the proclamation or any supplementary proclamation. -- HB1902 CD1

Committee Reports: HSCR 136-24 (WAL) HSCR 377-24 (JHA) HSCR 957-24 (FIN)
SSCR 3222 (PSM/ CPN/) SSCR 3667 (JDC) CCR 96-24

Current Status: May-02 24 Received by the Governor

Section Affected: 127A-1, 127A-3, 127A-14, 127A-30

HB1911 HD2 SD2 CD1 (CCR 2-24)

RELATING TO THE JUDICIARY.

Introduced by: Saiki S (BR)

Judiciary Supplemental Appropriations Act of 2024 (judiciary budget). Appropriations to the judiciary for the 2023 - 2025 fiscal biennium. (expenditure ceiling) (\$\$) -- HB1911 CD1

Committee Reports: HSCR 88-24 (JHA) HSCR 1069-24 (FIN) SSCR 3283 (JDC)
SSCR 3420 (WAM) CCR 2-24

Current Status: May-02 24 Received by the Governor

Section Affected: ACT 70 2023, ACT 38 2019, ACT 5 2020

HB1915

RELATING TO THE UNIFORM PROBATE CODE.

Introduced by: Saiki S (BR)

Amends provisions relating to notice to creditors. Allows the trustee or successor trustee of any trust created by the decedent to publish a notice to creditors once a week for 2 successive weeks in a newspaper of general circulation in the judicial circuit. -- HB1915

Committee Reports: HSCR 623-24 (JHA) SSCR 3676 (JDC)

Current Status: Apr-09 24 Received by the Governor

Apr-18 24 Approved by Governor (Act 7 2024)

Section Affected: 560:3-801

HB1916 HD1 SD1 CD1 (CCR 5-24)

RELATING TO THE DISCLOSURE OF PERSONAL INFORMATION ASSOCIATED WITH CERTAIN PUBLIC SERVANTS.

Introduced by: Saiki S (BR)

Establishes the restrictions on publication of certain public servants' personal information law. Establishes provisions relating to publication of public servants' personal information; restrictions. Provides that except as otherwise provided in this provision, upon receipt of a written request from a covered public servant, a government agency, person, or organization shall not make publicly available on the Internet the protected personal information of the covered public servant and their family.. -- HB1916 CD1

Committee Reports: HSCR 641-24 (JHA/ CPC/) SSCR 3677 (JDC) CCR 5-24

Current Status: May-02 24 Received by the Governor

Section Affected: (8 SECTIONS) RESTRICTIONS ON PUBLICATION OF CERTAIN PUBLIC SERVANTS' PERSONAL INFORMATION

HB1922 HD2 SD1 (SSCR 3659)

RELATING TO WILDLIFE.

Introduced by: Ichiyama L, Poepoe M

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Amends provisions relating to rules under wildlife law. Provides that subject to administrative procedure law, the department of land and natural resources shall adopt, amend, and repeal rules that may include but are not limited to rules: imposing any other restriction or requirement as deemed necessary by the department to implement the purposes of this provision. Provides that notwithstanding any law to the contrary, the board of land and natural resources may adopt, amend, or repeal any rule pertaining to bag limits, size limits, open or closed hunting seasons, or gear restrictions by formal board action at a publicly noticed meeting; provided that: the board finds that the timely adoption, amendment, or repeal of the rule is necessary to implement effective and adaptive management measures: in response to impacted natural resources; in light of newly available technology; or in light of newly available data. -- HB1922 SD1

Committee Reports: HSCR 181-24 (WAL) HSCR 631-24 (JHA) SSCR 3327 (WTL) SSCR 3659 (JDC)

Current Status: May-02 24 Received by the Governor

Section Affected: 183D-3

HB1923 HD1 SD2 (SSCR 3724)

RELATING TO CAMPS.

Introduced by: Ichiyama L

Amends provisions relating to permissible uses within the agricultural districts under land use commission law. Requires within the agricultural district, all lands with soil classified by the land study bureau's detailed land classification as overall (master) productivity rating class A or B and for solar energy facilities, class B or C, to be restricted to the following permitted uses: public and private open area types of recreational uses, including day camps, picnic grounds, parks, and riding stables, but not including dragstrips, airports, drive-in theaters, golf courses, golf driving ranges, country clubs, and overnight camps; provided that overnight camps in operation before January 1, 1961, may be approved by special permit. -- HB1923 SD2

Committee Reports: HSCR 551-24 (WAL/ AGR/) HSCR 897-24 (JHA) SSCR 3318 (WTL) SSCR 3724 (JDC)

Current Status: Apr-19 24 Received by the Governor

Section Affected: 205-4.5

HB1925 HD2 SD1 CD1 (CCR 130-24)

RELATING TO THE HAWAII STATE PLANNING ACT.

Introduced by: Ichiyama L, Poepoe M

Establishes the Hawaii state planning act phase II task force under the office of planning and sustainable development for administrative purposes only. Report to the legislature. Appropriation to the office of planning and sustainable development for the administration costs of the Hawaii state planning act phase II task force and 1 full-time equivalent (1.0 FTE) coordinator position. (\$\$) -- HB1925 CD1

Committee Reports: HSCR 498-24 (WAL) HSCR 962-24 (FIN) SSCR 3319 (WTL) SSCR 3775 (WAM) CCR 130-24

Current Status: May-02 24 Received by the Governor

HB1932 HD2 SD1 CD1 (CCR 166-24)

RELATING TO THE DEPARTMENT OF TRANSPORTATION.

Introduced by: Todd C

Amends provisions relating to the department of transportation. Allows the department to acquire, or contract to acquire, by grant or purchase any real, personal, or mixed property or interest therein for immediate or future use for the purpose of: climate mitigation and adaptation; noise and visual buffer zones and barriers; transportation projects pursuant to provisions relating to ground transportation facilities; this provision; or title 15; own, hold, improve, and rehabilitate any real, personal, or mixed property acquired pursuant to this subsection; and sell, assign, exchange, transfer, convey, lease or otherwise dispose of, or encumber any real, personal, or mixed property acquired pursuant to this subsection. Upon making a finding that it is necessary to acquire any real property for immediate or future use for the purposes of this provision or title 15, the department of transportation may acquire the property by condemnation pursuant to eminent domain law; provided that the property shall not thereafter be acquired for any other public use without the consent of the department of transportation; provided that for the purposes of this subsection, the director of transportation shall be authorized to exercise all the powers vested in the board of land and natural resources for functions subject to public lands, management and dispositions of law; provided further that if state lands, other than public lands, under the control and management of another department or agency are required by the department of transportation for the purposes of this provision or title 15, the department or agency having control and management of the required lands shall, upon a request by the department of transportation and with the approval of the governor, transfer title to or lease those lands to the department of

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transportation under terms and conditions as may be agreed to by the parties.. -- Amends provisions relating to definition of public lands. Define public lands to mean all lands or interest therein in the State classed as government or crown lands previous to August 15, 1895, or acquired or reserved by the government upon or subsequent to that date by purchase, exchange, escheat, or the exercise of the right of eminent domain, or in any other manner; including lands accreted after May 20, 2003, and not otherwise awarded, submerged lands, and lands beneath tidal waters that are suitable for reclamation, together with reclaimed lands that have been given the status of public lands under this chapter, except lands that are set aside by the governor to the department of transportation, lands leased to the department of transportation by any department or agency of the State, or lands to which the department of transportation holds title; provided that, except as otherwise limited under federal law and except for state land used as an airport as defined in provisions relating to definitions under the airport zoning act, public lands shall include the air rights over any portion of state land upon which a county mass transit project is developed after July 11, 2005; provided further that if the lands pursuant to this provision are no longer needed for housing finance and development purposes, the lands shall be returned to the agency from which they were obtained; provided further that if the lands pursuant to this provision are no longer needed for the stadium development district or related purposes, the lands shall be returned to the public land trust administered by the department. -- Amends provisions relating to acquisition of real property; general. Allows the department of transportation to directly acquire any real property for the purposes of provisions relating to department of transportation or title 15. -- Amends provisions relating to highway advance acquisitions; source of funds. Allows the director to, with approval of the governor, expend moneys appropriated by the legislature as may be necessary for the acquisition of real property when the director determines the acquisition, management, or maintenance of the real property as necessary for projects relating to climate mitigation and adaptation and visual and noise buffer zones and barriers; provided that the selected corridor and alignment of the project shall have been approved by the governor. -- HB1932 CD1

Committee Reports: HSCR 43-24 (TRN) HSCR 455-24 (JHA) HSCR 965-24 (FIN)
SSCR 3345 (TCA) SSCR 3816 (WAM) CCR 166-24

Current Status: May-02 24 Received by the Governor

Section Affected: 26-19, 171-2, 171-30, 264-15

HB1936 HD2 SD2 (SSCR 3715)

RELATING TO HARBOR SAFETY.

Introduced by: Todd C

Establishes provisions relating to mooring of vessels to commercial docks. Establishes provisions relating to labor subject to collective bargaining; required. Provides that in addition to the duties of the department of transportation imposed under part I, the department of transportation shall require that the securing of mooring lines from vessels to commercial docks, wharves, piers, quays, and landings be performed by labor subject to collective bargaining; provided that nothing in this provision shall be construed as requiring that any labor being performed at any shipyard or drydock; by or on behalf of any ship repair or construction company; or involving any activity relating to ship repair, construction and overhaul services, and maritime research and development be subject to collective bargaining. -- HB1936 SD2

Committee Reports: HSCR 336-24 (TRN) HSCR 910-24 (CPC) SSCR 3340 (TCA)
SSCR 3715 (WAM)

Current Status: Apr-19 24 Received by the Governor

Section Affected: 266- (1 SECTION) MOORING OF VESSELS TO COMMERCIAL DOCKS

HB1944 HD2 SD1 CD1 (CCR 6-24)

RELATING TO WORKERS' COMPENSATION.

Introduced by: Matayoshi S, Amato T, Ichiyama L, Kapela J, Kitagawa L, Lowen N, Marten L, Nishimoto S, Perruso A, Poepoe M, Takenouchi J, Tam A, Tarnas D, Todd C, Woodson J

Establishes provisions relating to cervical and lumbar spinal injuries; treatment plan not required under workers' compensation law. Provides that during the 1st 60 days after an injury, an employee may obtain the following medical care or services without a treatment plan 1 magnetic resonance imaging of the cervical spine if the employee's attending physician determines that; the employee has objective indicia of radicular symptoms and the radicular symptoms reasonably could be caused by injury to the cervical spine; or the employee has objective traumatic injury or other neurologic symptoms to the cervical spine shown by an x-ray or computed tomography scan; 1 magnetic resonance imaging of the lumbar spine if the employee's attending physician

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determines that; the employee has objective indicia of radicular symptoms and the radicular symptoms reasonably could be caused by injury to the lumbar spine; or the employee has objective traumatic injury or other neurologic symptoms to the lumbar spine shown by an x-ray or computed tomography scan; and 1 consultation with an orthopedic or neurologic specialist if the employee's attending physician reasonably determines that the opinion or advice of an orthopedic or neurologic specialist should be obtained for the evaluation and treatment of the employee's injury; provided that the orthopedic or neurologic specialist shall provide written notice of the consultation to the employer within 7 days of the consultation; and the orthopedic or neurologic specialist shall provide a written report to the employer within 14 days of the consultation. -- HB1944 CD1

Committee Reports: HSCR 53-24 (LGO) HSCR 542-24 (CPC) SSCR 3133 (LBT)
SSCR 3672 (CPN) CCR 6-24

Current Status: May-02 24 Received by the Governor

Section Affected: 386- (1 SECTION) CERVICAL AND LUMBAR SPINAL INJURIES

HB1950

RELATING TO KIMCHI DAY.

Introduced by: Ichiyama L, Aiu M, Amato T, Hussey-Burdick N, Ilagan G, Kapela J, Kong S, La Chica T, Lowen N, Marten L, Matayoshi S, Morikawa D, Nishimoto S, Perruso A, Poepoe M, Takayama G, Tam A, Tarnas D

Establishes provisions relating to kimchi day under holidays and periods of recognition and observance law. Provides that November 22 of each year shall be known and designated as kimchi day. This day is not and shall not be construed to be a state holiday. -- HB1950

Committee Reports: HSCR 15-24 (CAI) HSCR 734-24 (JHA) SSCR 3479 (TCA)

Current Status: Apr-04 24 Received by the Governor

Apr-19 24 Approved by Governor (Act 8 2024)

Section Affected: 8- (1 SECTION) KIMCHI DAY

HB1953 HD1 SD2 CD1 (CCR 155-24)

RELATING TO THE PENAL CODE.

Introduced by: Tarnas D, Chun C, Kapela J, Kila D, Marten L, Mizuno M, Nishimoto S, Takayama G, Tam A

Requires the judicial council, as established pursuant to provisions relating to judicial council, through an advisory committee on penal code review, to conduct a comprehensive review of the Hawaii penal code and recommend to the legislature necessary amendments. Reports to the legislature. Appropriation to the judicial council for a reporter for the review and other research and clerical staff, as may be necessary and an advisory committee on penal code review. (\$\$) -- HB1953 CD1

Committee Reports: HSCR 126-24 (JHA) HSCR 720-24 (FIN) SSCR 3117 (JDC)
SSCR 3795 (WAM) CCR 155-24

Current Status: May-02 24 Received by the Governor

HB1974 HD1 SD1 (SSCR 3206)

RELATING TO SOCIAL SERVICES.

Introduced by: Marten L, Amato T, Belatti D, Cochran E, Garrett A, Gates C, Holt D, Hussey-Burdick N, Ichiyama L, Kapela J, Kila D, Kobayashi B, La Chica T, Lamosao R, Matayoshi S, Miyake T, Morikawa D, Nishimoto S, Onishi R, Perruso A, Poepoe M, Takayama G, Takenouchi J, Tarnas D

Amends provisions relating to needs allowance; waiver program individuals. Requires the State's supplemental payment for a needs allowance under this provision to be increased by an amount necessary to bring the allowance up to 75 dollars per month. Provides that the needs allowance is not intended to replace or affect the funds received from the federal supplemental security income program and shall be supplemental to any funds provided to a recipient by the federal supplemental security income program. Requires the operators of facilities identified in this provision to pay for generic toiletries, including toilet paper, hand soap, and paper towels; linens, including bedding, sheets, blankets, towels, and bath towels; and meals and snacks for outings; provided that operators shall not use the needs allowance without the consent of the individual receiving the needs allowance. Requires the needs allowance to apply to persons otherwise eligible to receive monthly income pursuant to state law or rules and federal laws or regulations and is not intended to affect the classifications of, or number of, persons eligible to receive these funds. -- HB1974 SD1

Committee Reports: HSCR 13-24 (HUS) HSCR 795-24 (FIN) SSCR 3206 (HHS)
SSCR 3752 (WAM)

Current Status: Apr-22 24 Received by the Governor

Section Affected: 346D-4.5

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- HB2020 HD2 SD2 CD1 (CCR 49-24) RELATING TO RENEWABLE ENERGY.
Introduced by: Ichiyama L
Amends provisions relating to disposition to governments, governmental agencies, public utilities, and renewable energy producers. Redefines renewable energy producer to mean any producer or developer of renewable energy, as defined under public utilities commission law; or any grower or producer of plant or animal materials used primarily for the production of biofuels or other fuels; provided that nothing herein is intended to prevent the waste product or byproduct of the plant or animal material grown or produced for the production of biofuel, biogas, hydrogen, or other fuels from being used for other useful purposes; or any producer of renewable energy as defined under public utilities commission law, that uses renewable energy to provide district heating or cooling services. -- HB2020 CD1
Committee Reports: HSCR 566-24 (EEP) HSCR 908-24 (CPC) SSCR 3278 (EET/WTL) SSCR 3655 (CPN) CCR 49-24
Current Status: May-02 24 Received by the Governor
Section Affected: 171-95
- HB2042 HD1 SD1 CD1 (CCR 151-24) RELATING TO MENTAL HEALTH.
Introduced by: Takenouchi J, Amato T, Belatti D, Cochran E, Evslin L, Ganaden S, Garrett A, Gates C, Holt D, Hussey-Burdick N, Kapela J, Kitagawa L, Kobayashi B, La Chica T, Lowen N, Marten L, Matayoshi S, Miyake T, Morikawa D, Nakashima M, Nishimoto S, Perruso A, Poepoe M, Sayama J, Tam A, Tarnas D
Appropriation to the department of health for the child and adolescent mental health division of the department to contract for the provision of youth mental health and wellness services to address the mental health and wellness needs of youth in the state. (expenditure ceiling) (\$\$) -- HB2042 CD1
Committee Reports: HSCR 329-24 (HLT) HSCR 1013-24 (FIN) SSCR 3281 (HHS) SSCR 3766 (WAM) CCR 151-24
Current Status: May-02 24 Received by the Governor
- HB2058 HD1 SD1 CD1 (CCR 3-24) RELATING TO DANGEROUS DOGS.
Introduced by: Ilagan G, Nishimoto S, Tarnas D
Establishes provisions relating to dangerous dogs under offenses against public order law. -- Establishes provisions relating to designation as dangerous dog; basis. Allows an officer to find and declare a dog to be a dangerous dog if the officer has probable cause to believe that the dog falls within the definition of dangerous dog. -- Establishes provisions relating to legal requirements of owner; rescission of declaration; negligent failure to control a dangerous dog; penalties. Provides the owner of a dangerous dog commits the offense of negligent failure to control a dangerous dog if a bite injury occurs due to the failure of the owner of a dangerous dog to comply with the requirements of this provision; or the owner of a dangerous dog negligently fails to take reasonable measures to prevent the dangerous dog from causing a bite injury, without provocation, to a person or another animal and the attack results in serious injury to any animal or the maiming or death of another animal; bodily injury to a person other than the owner; or substantial bodily injury to, serious bodily injury to, or the death of, a person other than the owner. Provides penalties. -- Establishes provisions relating to impoundment of a dangerous dog; inspection; exemption; and civil action not precluded. -- HB2058 CD1
Committee Reports: HSCR 298-24 (JHA) HSCR 854-24 (FIN) SSCR 3641 (JDC) CCR 3-24
Current Status: May-02 24 Received by the Governor
Section Affected: 711- (9 SECTIONS) DANGEROUS DOGS
- HB2069 HD1 SD1 (SSCR 3276) RELATING TO THE DEPARTMENT OF ACCOUNTING AND GENERAL SERVICES.
Introduced by: Saiki S
Amends provisions relating to department of accounting and general services under executive and administrative departments law. Provides that the department of accounting and general services shall: have the discretion to employ persons within the comptroller's office who shall be exempt from provisions relating to civil service law and collective bargaining in public employment law in support of communications, change management, and business process improvement programs as part of the State's information technology modernization efforts; provided that the persons shall be members of the state employees' retirement system and shall be eligible to receive the benefits of any state employee benefit program generally applicable to officers and employees of the State. -- HB2069 SD1
Committee Reports: HSCR 487-24 (LGO) HSCR 814-24 (FIN) SSCR 3276 (GVO)

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- SSCR 3701 (WAM)
Current Status: Apr-17 24 Received by the Governor
Section Affected: 26-6
- HB2070 HD1 SD2 CD1 (CCR 7-24) RELATING TO PROCUREMENT.
Introduced by: Saiki S
Amends provisions relating to administrative proceedings for review. Requires the cash or protest bond to be returned to that party, minus administrative costs as determined by the office of administrative hearings of the department of commerce and consumer affairs; provided that full forfeiture of the cash or protest bond shall occur if the initiating party does not prevail in the administrative proceedings, and the office of administrative hearings find that the appeal was frivolous or made in bad faith, in which case the cash or protest bond shall be deposited into the general fund. -- HB2070 CD1
Committee Reports: HSCR 107-24 (LGO) HSCR 730-24 (JHA) SSCR 3265 (GVO) SSCR 3731 (CPN) CCR 7-24
Current Status: May-02 24 Received by the Governor
Section Affected: 103D-709
- HB2071 HD1 SD1 (SSCR 3666) RELATING TO PHOTO RED LIGHT IMAGING DETECTOR SYSTEMS.
Introduced by: Saiki S
Amends provisions relating to photo red light imaging detector system requirements. Provides that any photograph, microphotograph, video, or other recorded image, produced by the system, that contains a clear and unobstructed image of a motor vehicle license plate shall be prima facie evidence that the motor vehicle to which the license plate is attached is the motor vehicle for which the license plate was issued. -- Amends provisions relating to summons or citations. Requires the State, the county, or the State's or county's 3rd party contractor to implement a process to record the date on which the summons or citation was submitted to the post office, and the record shall be prima facie evidence of the date the summons or citation was submitted to the post office. -- HB2071 SD1
Committee Reports: HSCR 68-24 (TRN) HSCR 731-24 (JHA) SSCR 3226 (TCA) SSCR 3666 (JDC)
Current Status: Apr-18 24 Received by the Governor
Section Affected: 291J-5, 291J-6
- HB2072 HD1 SD1 (SSCR 3416) RELATING TO CAMPAIGN FINANCE.
Introduced by: Saiki S
Establishes provisions relating to solicitations relating to disasters. Provides that no candidate, candidate committee, or noncandidate committee shall solicit a contribution in a manner that would lead a reasonable person to believe that the solicited contribution would primarily be used to provide assistance to persons directly affected by a disaster unless the solicitation includes explicit disclosures. Requires a person who violates this provision to be guilty of a class c felony. -- HB2072 SD1
Committee Reports: HSCR 659-24 (JHA) SSCR 3416 (JDC)
Current Status: Apr-17 24 Received by the Governor
May-03 24 Approved by Governor (Act 16 2024)
Section Affected: 11- (1 SECTION) SOLICITATIONS RELATING TO DISASTERS
- HB2074 HD2 SD1 CD1 (CCR 156-24) RELATING TO KAIAPUNI EDUCATION.
Introduced by: Holt D, Cochran E, Ganaden S, Gates C, Hussey-Burdick N, Ilagan G, Kahaloa K, Kapela J, Lowen N, Marten L, Morikawa D, Perruso A, Poepoe M, Quinlan S, Souza K, Tarnas D, Ward G, Woodson J
Appropriation to the department of education for Kaiapuni programs and the establishment of 3 full time equivalent (3.00 FTE) Kaiapuni education curriculum specialist II positions and 10 full time equivalent (10.00 FTE) Kaiapuni classroom teacher positions. (\$\$) -- HB2074 CD1
Committee Reports: HSCR 209-24 (EDN) HSCR 994-24 (FIN) SSCR 3120 (EDU) SSCR 3789 (WAM) CCR 156-24
Current Status: May-02 24 Received by the Governor
- HB2090 HD1 SD2 CD1 (CCR 44-24) RELATING TO HOUSING.
Introduced by: Evslin L, Aiu M, Amato T, Cochran E, Ganaden S, Ichiyama L, Kahaloa K, Kapela J, Kila D, Lowen N, Marten L, Miyake T, Morikawa D, Nakashima M, Perruso A, Pierick E, Saiki S, Souza K, Takenouchi J, Tam A, Tarnas D, Todd C
Establishes provisions relating to residential development; areas zoned for commercial use; administrative approval under general provisions law. Provides that notwithstanding

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any law to the contrary, residential uses, including multifamily uses, in any area zoned under this law for commercial use shall be considered permitted; provided that residential uses may be limited by ordinance to floors above the ground floor of a building or structure and conform to prescribed development standards; and this provision shall not apply to any areas zoned under Hawaii community development authority law. -- Establishes provisions relating to adaptive reuse; commercial buildings. Requires each county to adopt or amend its ordinances to allow for adaptive reuse of existing commercial buildings in the county's building code; provided that adaptive reuse of existing commercial buildings shall be allowed pursuant to this section until each county adopts or amends its ordinance in accordance with this provision. -- HB2090 CD1

Committee Reports: HSCR 624-24 (HSG/ WAL/ JHA) SSCR 3277 (GVO/ WTL/ SSCR 3727 (JDC) CCR 44-24

Current Status: May-02 24 Received by the Governor

Section Affected: 46- (2 SECTIONS), 107-26

HB2107 HD2 SD1 CD1 (CCR 131-24)

RELATED TO DISASTER SERVICES.

Introduced by: Ilagan G, Belatti D, Chun C, Cochran E, Garrett A, Ichiyama L, Kahaloa K, La Chica T, Lamosao R, Martinez R, Mizuno M, Tam A, Woodson J

Appropriation to the Hawaii emergency management agency for the establishment of 1 full time equivalent (1.00 FTE) limited English proficiency language access coordinator position, which shall be exempt from the civil service law, within the Hawaii emergency management agency; for programming support for limited English proficiency community projects, such as public service announcements, translation services, and other program projects and support. (\$\$) -- HB2107 CD1

Committee Reports: HSCR 414-24 (WAL) HSCR 963-24 (FIN) SSCR 3099 (PSM) SSCR 3788 (WAM) CCR 131-24

Current Status: May-02 24 Received by the Governor

HB2144 HD1 SD2 CD1 (CCR 54-24)

RELATING TO VALUE-ADDED PRODUCTION.

Introduced by: Kahaloa K, Chun C, Garrett A, Gates C, Kapela J, Kila D, Miyake T, Takenouchi J

Provides that no later than December 31, 2024, the department of health shall amend the definition of homemade food products under chapter 11-50, Hawaii Administrative Rules, pursuant to administrative procedure law. Defines homemade food products to mean; not potentially hazardous food produced or packaged in a home kitchen that does not include dried meats or seafood; and foods of plant origin that are pickled, fermented, or acidified, except for cantaloupes and other fruits from the melon family, that are produced or packaged in a home kitchen that have a pH (degree of acidity or alkalinity) of equal to or less than 4.2 and a water activity value that is less than 0.88; provided that any homemade food product containing cut tomatoes, such as salsa, must be kept refrigerated at or below 41 degrees Fahrenheit. -- Requires the department of health to adopt rules pursuant to administrative procedure law that allow homemade food products to be sold by; the homemade food operator for direct sale to the consumer, whether in person or remotely, including by telephone or the Internet; or an agent of the homemade food operator or a third-party vendor, such as a retail shop or grocery store, to the consumer; and be delivered to the consumer by; the homemade food operator; an agent of the homemade food operator or a 3rd party vendor, such as a retail shop or grocery store; mail; or shipping. -- HB2144 CD1

Committee Reports: HSCR 173-24 (AGR) HSCR 697-24 (FIN) SSCR 3128 (AEN) SSCR 3779 (CPN/ WAM/) CCR 54-24

Current Status: May-02 24 Received by the Governor

HB2159 HD2 SD2 (SSCR 3759)

RELATING TO MENTAL HEALTH.

Introduced by: Belatti D, Kobayashi B, Marten L, Takenouchi J

Amends provisions relating to examination for assisted community treatment indication. Requires the department of the attorney general to assist with the preparation and filing of any petition brought pursuant to provisions relating to initiation of proceeding for assisted community treatment and with the presentation of the case at any related court proceedings; provided that, if the petitioner is a private provider or other private individual, the petitioner may decline the assistance. -- Amends provisions relating to initiation of proceeding for assisted community treatment. Requires the department of the attorney general to assist with the preparation and filing of any petition brought pursuant to this provision and with the presentation of the case at any related court proceedings; provided that, if the petitioner is a private provider or other private individual, the petitioner may decline the assistance. Provides that after July 1, 2024, the

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department of the attorney general shall assist with the preparation and filing of any petition brought pursuant to provisions relating to initiation of proceeding for assisted community treatment and petition for additional period of treatment hearing, and with the presentation of the case at any related court proceedings; provided further that if the petitioner is a private provider or other private individual, the petitioner may decline the assistance. -- Amends provisions relating to right to representation by public defender or other appointed counsel and examination of defendant with respect to physical or mental disease, disorder or defect excluding fitness to proceed. -- Amends provisions relating to proceedings for defendants charged with petty misdemeanors not involving violence or attempted violence; criminal justice diversion program. Requires the court to continue the suspension of the proceedings and either commit the defendant to the custody of the director of health to be placed in a hospital or other suitable facility, including an outpatient facility, for further examination and assessment or, in cases where the defendant was not subject to an order of commitment to the director of health for the purpose of the fitness examination under provisions relating to examination of defendant with respect to physical or mental disease, disorder or defect excluding fitness to proceed, the court may order that the defendant remain released on conditions the court determines necessary for placement in a group home, residence, or other facility prescribed by the director of health for further assessment by a clinical team pursuant to this provision. Provides that in cases under this provision where the defendant's fitness to proceed remains an outstanding issue at the hearing held pursuant to provisions relating to examination of defendant with respect to physical or mental disease, disorder or defect excluding fitness to proceed, as applicable, the director of health, within 14 days of that hearing or as soon as possible thereafter as is practicable, shall report to the court on the certain actions. -- Amends provisions relating to revocation, modification of probation conditions. Provides that as a condition of continued probation, the court may require a defendant to undergo a mental health evaluation and treatment program when the defendant has committed a violation of the terms and conditions of probation and there is reason to believe that the violation is associated with a mental disease, disorder, or defect of the defendant. The court may require the defendant to: be assessed for a mental disease, disorder, or defect by a psychiatrist or psychologist, who shall prepare an appropriate treatment plan; present a proposal to receive treatment in accordance with the plan prepared pursuant to this provision through a mental health treatment program that includes an identified source of payment for the treatment program, as applicable; contribute to the cost of the treatment program, as applicable; and comply with any other terms and conditions of probation. -- Amends provision relating to hearing on petition. Allow the court to appoint an attorney for the subject if the court determines that the interests of justice require 1 be appointed. Provides that if the subject of the petition is represented by an attorney, whether retained by the subject or appointed by the court, the attorney shall be allowed adequate time for investigation of the matters at issue and for preparation, and shall be permitted to present the evidence that the attorney believes necessary for a proper disposition of the proceeding. -- HB2159 SD2

Committee Reports: HSCR 205-24 (HLT) HSCR 558-24 (JHA) HSCR 935-24 (FIN)
SSCR 3308 (HHS) SSCR 3759 (JDC)

Current Status: May-03 24 Received by the Governor

Section Affected: 334-121.5, 334-123, 334-133, ACT 221 2013, ACT 114 2016,
802-1, 704-421, 706-625, 334-126, ACT 111 2017, 334E-2

HB2192 HD1 SD1 CD1 (CCR 107-24) RELATING TO CEMETERIES.

Introduced by: Takayama G, Amato T, Belatti D, Chun C, Cochran E, Hashem M, Holt D, Hussey-Burdick N, Ichiyama L, Kapela J, Kila D, Kitagawa L, Kobayashi B, Kong S, Lamosao R, Marten L, Martinez R, Matayoshi S, Miyake T, Morikawa D, Nakashima M, Onishi R, Perruso A, Quinlan S, Sayama J, Souza K, Takenouchi J, Tam A, Tarnas D, Todd C

Establishes provisions relating to limited ownership of cemetery grounds. Allows the Director of commerce and consumer affairs, in accordance with this provision, to appoint an organization as the limited owner of a cemetery for the purpose of bringing criminal, civil, or administrative complaints, including trespass or other complaints, to secure appropriate relief against persons engaged in wrongful acts. Requires appointment of limited ownership to only be made if the director of commerce and consumer affairs determines that: a cemetery has been abandoned; a cemetery is in need of perpetual care or protection from wrongful acts; and no owner or operator for the cemetery can be located. Allows any organization granted limited ownership pursuant to this provision may engage in security and perpetual care activities for the cemetery, including but not limited to: the installation of security measures such as fencing and lighting; the

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implementation hours of operation; major repair work by contract such as tree trimming, electrical and plumbing connectivity, and the integration of solar photovoltaic structures; the generation and raising of long-term funds to support the cemetery; and any activities in which a volunteer may engage in under provisions relating to limited liability for maintaining or repairing cemetery grounds. Requires any organization designated as a limited owner to be entitled to the same limited liability protections as volunteers under provisions relating to limited liability for maintaining or repairing cemetery grounds. Requires any organization designated as limited owner to submit annual reports to the department of commerce and consumer affairs on the status and progress of any new and existing initiatives undertaken to improve the cemetery. Allows the director of commerce and consumer affairs, in the director's sole discretion, to terminate the limited ownership appointment at any time. Requires appointment as a limited owner of a cemetery property under this provision to vest no property rights in or entitlements to the land or property. Requires the limited privileges granted to a limited owner under this provision to not be construed as vested rights and may be revoked at any time at the sole discretion of the director of commerce and consumer affairs. -- HB2192 CD1

Committee Reports: HSCR 123-24 (CPC) HSCR 707-24 (FIN) SSCR 3482 (CPN) CCR 107-24

Current Status: May-02 24 Received by the Governor

Section Affected: 662D- (1 SECTION) LIMITED OWNERSHIP OF CEMETERY GROUNDS

HB2193 HD1 SD2 CD1 (CCR 41-24)

RELATING TO FIREWORKS.

Introduced by: Takayama G, Aiu M, Amato T, Belatti D, Chun C, Evslin L, Ganaden S, Garrett A, Hashem M, Holt D, Ichiyama L, Kahaloo K, Kila D, Kitagawa L, Kobayashi B, La Chica T, Lamosao R, Lowen N, Marten L, Martinez R, Matayoshi S, Matsumoto L, Miyake T, Morikawa D, Nishimoto S, Onishi R, Perruso A, Pierick E, Quinlan S, Sayama J, Souza K, Takenouchi J, Tam A, Tarnas D

Amends the fireworks law. Establishes provisions relating to entry onto premises; inspection of premises, books, and records; obstructing law enforcement or fire department operations; penalty. Allows any law enforcement or fire officer to, at reasonable hours, enter and inspect the premises of a licensee or permittee and any relevant books or records therein to verify compliance with this law and the conditions of the license or permit. -- Establishes provisions relating to administrative inspections; controlled premises. Allows the director or the director's designee to conduct administrative inspections of controlled premises after presenting appropriate credentials to the licensee, permittee, other persons subject to this law, or their agents in accordance with certain requirements. -- Establishes provisions relating to recordkeeping requirements. Requires a person having a license or permit issued under this law to hold, store, transport, sell, possess, or otherwise dispose of any fireworks or articles pyrotechnic to keep records and maintain inventories in conformance with the recordkeeping and inventory requirements of this law. -- Establishes provisions relating to mandatory reporting requirements. Provides that notwithstanding any other law requiring confidentiality, a licensee or permittee who, in the licensee's or permittee's professional or official capacity, has reason to believe that fireworks or articles pyrotechnic in the licensee's or permittee's inventory have been stolen, embezzled, or otherwise obtained by fraud or diversion shall immediately make a verbal report of the matter to the director and county fire chief of the county in which the licensee or permittee resides or conducts business. -- Establishes provisions relating to disposal of confiscated fireworks and articles pyrotechnic. -- Establishes provisions relating to storage and disposal fine. -- Amends provisions relating to enforcement; probable cause for arrest. Requires this law to be enforced by the department of law enforcement or each county. The department of law enforcement and counties, or both, are authorized to enforce and administer the provisions of this law. -- HB2193 CD1

Committee Reports: HSCR 127-24 (JHA) HSCR 721-24 (FIN) SSCR 3088 (PSM) SSCR 3652 (JDC/ WAM/) CCR 41-24

Current Status: May-02 24 Received by the Governor

Section Affected: 132D- (6 SECTIONS), 132D-2, 132D-8, 132D-8.6, 132D-9, 132D-14, 132D-20

HB2216 HD2 SD2 (SSCR 3705)

RELATING TO CARE HOMES.

Introduced by: Marten L, Amato T, Cochran E, Gates C, Holt D, Hussey-Burdick N, Kapela J, Kila D, Lamosao R, Mizuno M, Nishimoto S, Perruso A, Poepoe M, Takenouchi J, Tarnas D, Todd C, Woodson J

Amends provisions relating to determination of amount of assistance under department of human services law. Requires the director of human services to provide for level of

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care payment as follows: for adult residential care homes classified as facility type I, licensed developmental disabilities domiciliary homes as defined under provisions relating to developmental disabilities residential services, community care foster family homes as defined under provisions relating to definitions under department of health law, and certified adult foster homes as defined under provisions relating to adult foster homes, the state supplemental payment shall not exceed 784 dollars; and for adult residential care homes classified as facility type II, the state supplemental payment shall not exceed 892 dollars. -- HB2216 SD2

Committee Reports: HSCR 74-24 (HUS) HSCR 985-24 (FIN) SSCR 3208 (HHS) SSCR 3705 (WAM)

Current Status: Apr-22 24 Received by the Governor

Section Affected: 346-53

HB2218 HD1 SD2 (SSCR 3692)

RELATING TO THE HAWAIIAN HOMES COMMISSION ACT.

Introduced by: Marten L, Amato T, Belatti D, Cochran E, Holt D, Hussey-Burdick N, Lamosao R, Lowen N, Morikawa D, Perruso A, Poepoe M, Souza K, Tam A, Tarnas D, Todd C, Ward G

Amends provisions relating to the Hawaiian Homes Commission Act, 1920, as amended. Amends provisions relating to conditions of loans. Provides that except as otherwise provided in provisions relating to funds and accounts, each contract of loan with the lessee or any successor or successors to the lessee's interest in the tract or with any agricultural, mercantile, or aquacultural cooperative association composed entirely of lessees shall be held subject to specific conditions whether or not stipulated in the contract loan, including at any time, the outstanding amount of loans made to any lessee, or successor or successors in interest, for the repair, maintenance, purchase, and erection of a dwelling and related permanent improvements shall not exceed 75 per cent of the maximum single residence loan amount allowed in Hawaii by the US Department of Housing and Urban Development's Federal Housing Administration (FHA), for the development and operation of a farm, ranch, or aquaculture operation shall not exceed 200,000 dollars, except that when loans are made to an agricultural or aquacultural cooperative association for the purposes stated in provisions relating to purposes of loans; authorized actions, the loan limit shall be determined by the department on the basis of the proposed operations and the available security of the association, and for the development and operation of a mercantile establishment shall not exceed the loan limit determined by the department on the basis of the proposed operations and the available security of the lessee or of the organization formed and controlled by lessee; and the department of Hawaiian home lands shall provide financial literacy education for all borrowers. -- Requires this Act to take effect upon its approval with the consent of the US Congress; provided that the amendments made to section 215, Hawaiian Homes Commission Act, 1920, as amended, by this Act shall not be repealed when Act 107, Session Laws of Hawaii 2000, or Act 85, Session Laws of Hawaii 2008, take effect with the consent of the US Congress. -- HB2218 SD2

Committee Reports: HSCR 22-24 (HSG) HSCR 458-24 (JHA) HSCR 877-24 (FIN) SSCR 3087 (HWN) SSCR 3692 (JDC/ WAM)

Current Status: May-02 24 Received by the Governor

Section Affected: HAWAIIAN HOMES COMMISSION ACT 1920 215

HB2224 HD2 SD1 CD1 (CCR 135-24)

RELATING TO LONG-TERM CARE.

Introduced by: Chun C, Amato T, Belatti D, Cochran E, Garrett A, Gates C, Holt D, Hussey-Burdick N, Kapela J, Kila D, Kitagawa L, Kobayashi B, Lamosao R, Marten L, Matayoshi S, Miyake T, Nishimoto S, Perruso A, Poepoe M, Sayama J, Takayama G, Takenouchi J, Tam A, Todd C, Ward G

Requires the executive office on aging to coordinate with the state health planning and development agency in the development of a long term care plan as part of an overall health care system plan. Provides that the executive office on aging, in coordination with the state health planning and development agency, shall establish a comprehensive long term care plan to: identify essential components to ensure the availability of a full continuum of long term care services, including homes, skilled nursing institutions, and other institutional and community based services; identify needed reforms to establish a sustainable long term care system; and research programmatic changes and resources necessary to meet the State's long term care public policy goals. Report to the legislature. -- Appropriation to the executive office on aging to establish and fund 1 full-time equivalent (1.0 FTE) long term care planner position within the executive office on aging to oversee the development and implementation of the comprehensive long term care plan identified in this provision of this Act. (\$\$) -- HB2224 CD1

Committee Reports: HSCR 56-24 (HUS) HSCR 986-24 (FIN) SSCR 3209 (HHS)

HOUSE BILLS THAT PASSED THE LEGISLATURE

SSCR 3764 (WAM) CCR 135-24
Current Status: May-02 24 Received by the Governor

HB2227 HD2 SD1 (SSCR 3116)

RELATING TO CHILD CARE.

Introduced by: Hashem M, Chun C

Amends provisions relating to exclusions; exemptions. Requires nothing in this provision to be construed to include: a person caring for children who is related to each child by blood, marriage, or adoption as: a parent's sibling; grandparent; great-grandparent; great-great grandparent; 1st cousin; sibling's child; sibling's grandchild or grandparent's sibling; stepparent or stepsibling; or a kindergarten, school, or child care program US department of defense; and a classroom administered by the executive office on early learning pursuant to provisions relating to executive office on early learning public prekindergarten program; public preschools. -- HB2227 SD1

Committee Reports: HSCR 271-24 (HUS/ CMV/) HSCR 888-24 (JHA) SSCR 3116 (HHS/ PSM/) SSCR 3777 (WAM)

Current Status: May-02 24 Received by the Governor

Section Affected: 346-152

HB2231 HD1 SD1 (SSCR 3651)

RELATING TO LAW ENFORCEMENT.

Introduced by: Ganaden S, Amato T, Belatti D, Evslin L, Hussey-Burdick N, Kapela J, Kobayashi B, Lamosao R, Lowen N, Marten L, Martinez R, Morikawa D, Perruso A, Poepoe M, Souza K

Establishes provisions relating to Law enforcement officers; diversity. Requires the state to have a goal of each law enforcement agency increasing the employment of: female law enforcement officers to 30 per cent of all law enforcement officers employed by that law enforcement agency by 2030; provided that each law enforcement agency shall use the percentage of female law enforcement officers employed by that law enforcement agency as of January 1, 2023, as the benchmark for measuring the law enforcement agency's progress toward achieving the goal set forth in this provision; and law enforcement officers who do not adhere to the gender binary. Requires law enforcement agency for the purposes of effectuating this provision to recruit law enforcement officers from diverse backgrounds, including diverse educational backgrounds. -- HB2231 SD1

Committee Reports: HSCR 129-24 (JHA) HSCR 944-24 (FIN) SSCR 3086 (PSM) SSCR 3651 (JDC)

Current Status: Apr-17 24 Received by the Governor

Section Affected: 139- (1 SECTION) LAW ENFORCEMENT OFFICERS

HB2248 HD1 SD1 CD1 (CCR 132-24)

RELATING TO BEACH MANAGEMENT ON THE NORTH SHORE OF OAHU.

Introduced by: Quinlan S

Requires the university of Hawaii sea grant college program to develop a comprehensive, actionable beach management plan for the area of the north shore of oahu from sunset point to kapo'o (sharks cove). Appropriation to the university of Hawaii for the sea grant college program to develop a north shore beach management plan for the area. (\$\$) -- HB2248 CD1

Committee Reports: HSCR 493-24 (WAL/ HET/) HSCR 848-24 (FIN) SSCR 3306 (HRE/ WTL/ AEN/) SSCR 3758 (WAM) CCR 132-24

Current Status: May-02 24 Received by the Governor

HB2278 HD2 SD3 CD1 (CCR 53-24)

RELATING TO LABELING OF MACADAMIA NUTS.

Introduced by: Kahaloa K, Gates C, Kapela J, Nakashima M, Tarnas D

Amends provisions relating to macadamia nuts; labeling requirements under measurement standards and uniform packaging and labeling law. Provides that if a product contains raw or processed macadamia nuts grown outside the State, the product shall have a label that includes the following statement: "This product contains macadamia nuts grown outside Hawaii." Requires to be a violation of this provisions to use a label: containing the words "100 per cent Hawaii-Grown Macadamia Nuts" if any portion of the macadamia nuts contained in the package was not grown in the State; as provided under this provision without the words "This product contains macadamia nuts grown outside Hawaii"; or representing that any of the macadamia nuts contained in the package was grown in the State, if none of the macadamia nuts contained in the package was grown in the State. Requires this provision to not apply to products that contain any other ingredient, except seasonings and flavorings, in addition to macadamia nuts. -- HB2278 CD1

Committee Reports: HSCR 596-24 (CPC) HSCR 902-24 (JHA) SSCR 3310 (CPN) SSCR 3660 (JDC) - filed FLOOR AMENDMENT 5 CCR 53-24

Current Status: May-02 24 Received by the Governor

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Section Affected: 486-120.5

HB2295 HD1 SD1 (SSCR 3665)

RELATING TO THE TRAFFIC CODE.

Introduced by: Miyake T, Amato T, Chun C, Cochran E, Kila D, Lamosao R, Takenouchi J

Amends provisions relating to noncompliance with stopping, standing, or parking requirements under the statewide traffic code. Provides that with respect to highways and property under their respective jurisdictions, the director of transportation shall be authorized to and the counties by ordinance may prohibit or restrict the stopping, standing, or parking of vehicles where the stopping, standing, or parking is dangerous to those using the highway or where the stopping, standing, or parking of vehicles would unduly interfere with the free movement of traffic; provided that the violation of any law or any ordinance, regardless of whether established under this or any other section, prohibiting or restricting the stopping, standing, or parking of vehicles shall constitute a traffic infraction. Allows the counties to issue traffic infractions for violations of any law prohibiting or restricting the stopping, standing, or parking of vehicles on all highways and county property. Requires the appropriate police department or their designee, and county or prosecuting attorney of the various counties to enforce any law or ordinance prohibiting or restricting the stopping, standing, or parking of vehicles, including but not limited to the issuance of parking tickets. -- Amends provisions relating to summons or citation. Requires there to be provided for use by authorized police officers, or designees of the county chiefs of police, a form of summons or citation for use in citing violators of those traffic laws that do not mandate the physical arrest of violators. -- Amends provisions relating to summons or citation on illegally parked vehicle. Provides that whenever any motor vehicle without a driver is found parked or stopped in violation of any of the restrictions contained in the state traffic laws, the officer or designee finding the vehicle shall take its registration number and may take any other information displayed on the vehicle that may identify its registered owner and shall conspicuously affix to the vehicle a citation, as described in provisions relating to summons or citation, for the registered owner of record to answer as provided in adjudication of infractions law. -- HB2295 SD1

Committee Reports: HSCR 459-24 (JHA) HSCR 723-24 (FIN) SSCR 3253 (TCA/PSM/) SSCR 3665 (JDC)

Current Status: Apr-18 24 Received by the Governor

Section Affected: 291C-111, 291C-165, 291C-167

HB2298 HD1 SD2 CD1 (CCR 48-24)

RELATING TO CONSUMER PROTECTION.

Introduced by: Lowen N, Amato T, Chun C, Cochran E, Evslin L, Gates C, Hussey-Burdick N, Ichiyama L, Ilagan G, Kahaloa K, Kapela J, La Chica T, Marten L, Matayoshi S, Morikawa D, Nakamura N, Nakashima M, Nishimoto S, Perruso A, Poepoe M, Sayama J, Tam A, Tarnas D, Todd C, Woodson J

Amends provisions relating to Hawaii grown and Hawaii processed coffee; labeling or advertising requirements under measurement standards law. Requires it to be a violation of this provision to use a geographic origin in labeling or advertising, including in conjunction with a coffee style or in any other manner, if the roasted coffee, instant coffee, or ready to drink coffee beverage contains less than; until June 30, 2027, 10 per cent coffee by weight from that geographic origin; and on or after July 1, 2027, 51 per cent coffee by weight from that geographic origin. -- Prohibits retailers that do not package roasted coffee, instant coffee, or ready-to-drink coffee beverages to be liable for the sale of roasted coffee, instant coffee, or ready-to-drink coffee beverages that use a label or advertisement in violation of this provision. -- HB2298 CD1

Committee Reports: HSCR 684-24 (CPC) SSCR 3336 (CPN) SSCR 3658 (JDC) CCR 48-24

Current Status: May-02 24 Received by the Governor

Section Affected: 486-120.6

HB2315 HD1 SD2 CD1 (CCR 9-24)

RELATING TO CONDOMINIUMS.

Introduced by: Saiki S

Amends provisions relating to association meetings under condominiums law. Requires a meeting of the association to be held at least once each year. Provides that notwithstanding any provision to the contrary in the association's declaration or bylaws, electronic meetings, electronic voting, mail voting may be authorized by the board in its sole discretion when approved no less than 3 months nor more than 18 months before to the electronic meeting or electronic, machine, or mail voting. -- HB2315 CD1

Committee Reports: HSCR 632-24 (CPC/ JHA/) SSCR 3297 (CPN) SSCR 3723 (JDC) CCR 9-24

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Current Status: May-02 24 Received by the Governor
Section Affected: 514B-121

HB2337 HD1 SD2 (SSCR 3664)

RELATING TO PESTICIDES.

Introduced by: Saiki S (BR)

Amends provisions relating to advisory committee. Requires there to be an advisory committee on pesticides to be placed within the department of agriculture for administrative purposes. Repeals sugar industry, pineapple industry and adds coffee industry, diversified agriculture industry representatives to advisory committee on pesticides. -- HB2337 SD2

Committee Reports: HSCR 438-24 (AGR) HSCR 862-24 (CPC) SSCR 3072 (AEN) SSCR 3664 (JDC)

Current Status: Apr-19 24 Received by the Governor
Section Affected: 149A-51

HB2339 HD1 SD2 CD1 (CCR 109-24)

RELATING TO 911 SERVICES.

Introduced by: Saiki S (BR)

Amends provisions relating to civil service and exemptions under civil service law. Exempts the executive director and staff of the 911 board from civil service law. -- Amends the enhanced 911 services law by changing its title to 911 services; provisions relating to enhanced 911 board by changing its title to 911 board. Allows the board, or its chairperson with the approval of the board, to employ an executive director and other staff exempt from civil service law and collective bargaining in public employment law, and may retain independent, 3rd party accounting firms, consultants, or other 3rd parties to perform certain duties. -- HB2339 CD1

Committee Reports: HSCR 643-24 (JHA) SSCR 3273 (GVO) SSCR 3802 (WAM/CPN/) CCR 109-24

Current Status: May-02 24 Received by the Governor
Section Affected: 76-16, 138-1, 138-2, 138-5, 138-7, 138-9, 269-1, 269-16.95, 128A-13, 138-3, 138-4, 138-6, 138-8, 138-10, 138-12, 269E-12

HB2340 HD2 SD2 CD1 (CCR 187-24)

MAKING APPROPRIATIONS FOR CLAIMS AGAINST THE STATE, ITS OFFICERS, OR ITS EMPLOYEES.

Introduced by: Saiki S (BR)

Appropriation to the department of the attorney general for the purpose of satisfying claims for legislative relief to persons, firms, corporations, and entities, for claims against the state or its officers or employees, for the overpayment of taxes, or for refunds, reimbursements, payments of judgments or settlements, or other liabilities. -- Appropriation out of the state highway fund to the department of transportation, highways division for the purpose of satisfying claims for legislative relief to persons, for claims against the state or its officers or employees for payments of judgments or settlements, or other liabilities; provided that the departments shall obtain the approval of the attorney general before payment of any claim can be made. (expenditure ceiling) (\$\$) -- HB2340 CD1

Committee Reports: HSCR 300-24 (JHA) HSCR 945-24 (FIN) SSCR 3188 (JDC) SSCR 3718 (WAM) CCR 187-24

Current Status: May-02 24 Received by the Governor

HB2342 HD1 SD2 (SSCR 3663)

RELATING TO WEAPONS.

Introduced by: Saiki S (BR)

Establishes provisions relating to carrying of a firearm in the commission of a separate misdemeanor; penalty. Provides that it shall be unlawful for a person to knowingly carry on the person or have within the person's immediate control a firearm while engaged in the commission of a separate misdemeanor offense, whether the firearm was loaded or not, and whether operable or not; provided that a person shall not be prosecuted under this provision when the separate offense is an offense otherwise defined by this law or is the offense of criminally negligent storage of a firearm under provisions relating to criminally negligent storage of a firearm. -- Amends provisions relating to permits to acquire. Provides that the requirements of this provision shall not apply to an applicant for a permit to acquire a rifle or shotgun who: has been issued a hunter certificate under provisions relating to hunter education program under wildlife law that is valid for the life of the person; or has received a written exemption under provisions relating to hunter education program. -- Amends provisions relating to deadly weapons; prohibitions; penalty by changing its title to deadly or dangerous weapons; prohibitions; penalty. Provides that any person who knowingly possesses or intentionally uses or threatens to use a dirk, dagger, blackjack, metal knuckles, or other deadly or dangerous weapon,

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or a billy, while engaged in the commission of a separate felony or misdemeanor shall be guilty of a class C felony. -- Amends provisions relating to switchblade knives; prohibitions; penalty; and butterfly knives; prohibitions; penalty. Provides that whoever knowingly carries concealed on the person, or in a bag or other container carried by the person, any switchblade knife or butterfly knife, shall be guilty of a misdemeanor. -- HB2342 SD2

Committee Reports: HSCR 661-24 (JHA) SSCR 3159 (PSM) SSCR 3663 (JDC)
Current Status: Apr-18 24 Received by the Governor
Section Affected: 134- (1 SECTION), 134-2, 134-51, 134-52, 134-53

HB2343 HD1 SD1 (SSCR 3130)

RELATING TO ENFORCEMENT OF ORDERS OF WAGE PAYMENT.

Introduced by: Saiki S (BR)

Amends provisions relating to enforcement of the order of wage payment violation. Allows the director of labor and industrial relations to file in any court of competent jurisdiction in the jurisdiction in which the employer does business, a certified copy of the final order of wage payment violation. -- HB2343 SD1

Committee Reports: HSCR 223-24 (LGO) HSCR 629-24 (JHA) SSCR 3130 (LBT)
SSCR 3734 (JDC)

Current Status: Apr-19 24 Received by the Governor
Section Affected: 388-9.7

HB2352 HD1 SD2 (SSCR 3746)

RELATING TO LAW ENFORCEMENT.

Introduced by: Saiki S (BR)

Amends provisions relating to civil service and exemptions. Exempts the administrator for the law enforcement standards board from civil service law. -- Amends provisions relating to the law enforcement standards board; establishment. Requires the board to consist of the following voting members; 8 ex officio individuals or their designees, 5 law enforcement officers, and 4 members of the public, and 1 member selected by the union representing police officers in the State. Adds designees for the attorney general; director of law enforcement; and the chiefs of police of the 4 counties. Requires the 5 law enforcement officers to be persons other than the chiefs of police or designees described in this provision and to consist of 1 county law enforcement officer from each of the 4 counties; and 1 state law enforcement officer. Requires each law enforcement officer described in this provision to have at least 10 years of experience as a law enforcement officer, shall be appointed by the governor, and, notwithstanding provisions relating to selection and terms of members of boards and commissions, shall be appointed without the advice and consent of the senate. Requires the law enforcement officers, member selected by the union representing police officers in the State, and the members of the public on the board to serve for a term of 4 years; provided that the initial terms for the law enforcement officers and the public members shall be staggered, as determined by the governor. -- Amends provisions relating to the powers and duties of the board. Requires the board to consider studies relevant to the board's objectives, including the study that examines consolidating the law enforcement activities and responsibilities of various state divisions and agencies under a single, centralized state enforcement division or agency, conducted pursuant to Act 124, session laws of 2018, relating to law enforcement; and conduct its own study to evaluate how to efficiently and effectively satisfy its duties in accordance with the law. -- Amends Act 220, session laws of 2018, relating to law enforcement, which establishes the law enforcement standards law. Repeals the provision that requires the board established under this Act to finalize its standards and certification process by December 31, 2021. -- HB2352 SD2

Committee Reports: HSCR 644-24 (JHA) SSCR 3090 (PSM) SSCR 3746 (JDC)

Current Status: Apr-18 24 Received by the Governor

Section Affected: 76-16, 139-2, 139-3, 139-6, 139-7, ACT 220 2018, ACT 47 2020

HB2354 HD1 SD2 CD1 (CCR 51-24)

RELATING TO THE SMALL BUSINESS REGULATORY REVIEW BOARD.

Introduced by: Saiki S (BR)

Amends provisions relating to small business regulatory review board; powers. Allows the small business regulatory review board to also consider any request from small business owners for review of any rule proposed, amended, or adopted by a state agency or for review of any legislation affecting small businesses. Requires the board to submit an annual report to the legislature 20 days prior to each regular session detailing any requests from small business owners for review of any rule proposed, amended, or adopted by a state agency or for review of any legislation affecting small businesses. Report to the legislature. -- HB2354 CD1

Committee Reports: HSCR 236-24 (ECD) HSCR 735-24 (JHA) SSCR 3147 (EET)
SSCR 3721 (JDC) CCR 51-24

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Current Status: May-02 24 Received by the Governor
Section Affected: 201M-5

- HB2359 HD2 SD1 CD1 (CCR 56-24) RELATING TO THE HAWAII BROADBAND AND DIGITAL EQUITY OFFICE.
Introduced by: Saiki S (BR)
Establishes the digital equity grant program law. Establishes provisions relating to digital equity grant program; establishment. Establishes a digital equity grant program to be implemented and administered by the Hawaii broadband and digital equity office. Requires the office to receive and review grant applications and may award grants for eligible projects pursuant to the program. -- Establishes provisions relating to eligible projects. Allows the office to award grants for eligible projects; provided that on the date the application is submitted, the project areas to be served by the project shall include covered populations. Allows eligible projects to include projects that further develop and promote digital literacy, broadband affordability, digital navigators, access to digital devices, broadband service subscription costs, wifi routers, access points, and other innovative digital inclusion projects. Requires projects that include the deployment of broadband infrastructure to be ineligible. -- Establishes provisions relating to applicant preference; applications; review of applications; approval; authority of the office; and rules. -- HB2359 CD1
Committee Reports: HSCR 84-24 (HET) HSCR 588-24 (CPC) HSCR 781-24 (FIN) SSCR 3144 (EET) SSCR 3669 (WAM/ JDC/) CCR 56-24
Current Status: May-02 24 Received by the Governor
Section Affected: (8 SECTIONS) DIGITAL EQUITY GRANT PROGRAM
- HB2365 HD1 SD1 CD1 (CCR 8-24) RELATING TO TRANSIT-ORIENTED DEVELOPMENT PLANNING.
Introduced by: Saiki S (BR)
Amends provisions relating to Hawaii interagency council for transit oriented development; membership. Replaces the director of law enforcement with the director of corrections and rehabilitation in the Hawaii interagency council for transit oriented development. -- HB2365 CD1
Committee Reports: HSCR 669-24 (JHA) SSCR 3321 (WTL) SSCR 3792 (WAM) CCR 8-24
Current Status: May-02 24 Received by the Governor
Section Affected: 226-64
- HB2369 HD1 SD1 CD1 (CCR 52-24) RELATING TO THE HAWAII COMMUNITY-BASED ECONOMIC DEVELOPMENT TECHNICAL AND FINANCIAL ASSISTANCE PROGRAM.
Introduced by: Saiki S (BR)
Amends provisions relating to terms of loans under community based development law. Requires loans to be made to the qualified applicants provided that each loan shall bear simple interest at a rate of not less than 3 and not more than 10 per cent a year, depending on the nature of the loan. -- HB2369 CD1
Committee Reports: HSCR 235-24 (ECD) HSCR 692-24 (FIN) SSCR 3243 (EET) SSCR 3790 (WAM) CCR 52-24
Current Status: May-02 24 Received by the Governor
Section Affected: 210D-10
- HB2374 HD1 SD2 CD2 (SENATE FLOOR AMENDMENT 10 OR HOUSE FLOOR AMENDMENT 12) MAKING EMERGENCY APPROPRIATIONS FOR PUBLIC EMPLOYMENT COST ITEMS.
Introduced by: Saiki S (BR)
Appropriation to the director of finance for all collective bargaining cost items for collective bargaining unit 2 (supervisory blue collar employees), unit 3 (nonsupervisory white collar employees), unit 4 (supervisory white collar employees), unit 8 (personnel of the university of Hawaii and community college system), unit 9 (registered professional nurses), and unit 13 (professional and scientific employees), and unit 14 (state law enforcement officers) and their excluded counterparts. -- Appropriation to the chief justice for all collective bargaining cost items for collective bargaining unit 2 (supervisory blue collar employees), unit 3 (nonsupervisory white collar employees), unit 4 (supervisory white collar employees), unit 9 (registered professional nurses), and unit 13 (professional and scientific employees). -- Appropriation to the chief justice for all collective bargaining cost items for collective bargaining unit 1 (nonsupervisory blue collar employees) and collective bargaining unit 10 (institutional, health, and correctional workers) and their excluded counterparts. -- Appropriation to the Hawaii health systems corporation for all collective bargaining cost items for collective bargaining unit 2 (supervisory blue collar employees), unit 3 (nonsupervisory white collar employees), unit 4 (supervisory white collar employees), unit 9 (registered professional nurses), and unit

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13 (professional and scientific employees) and their excluded counterparts. -- Appropriation to the senate, house of representatives, state ethics commission, office of the auditor, office of the legislative reference bureau, and office of the ombudsman to fund Hawaii employer union health benefits trust fund costs and other cost adjustments for legislative officers and employees who are excluded from collective bargaining. (expenditure ceiling) (\$\$) -- HB2374 CD2

Committee Reports: HSCR 220-24 (LGO) HSCR 953-24 (FIN) SSCR 3135 (LBT)
SSCR 3796 (WAM) CCR 190-24 - filed SENATE FLOOR
AMENDMENT 10 HOUSE FLOOR AMENDMENT 12

Current Status: May-03 24 Received by the Governor

HB2376 HD1 SD1 CD1 (CCR 142-24) RELATING TO FUNDING ADJUSTMENTS FOR STATE PROGRAMS.

Introduced by: Saiki S (BR)

Amends Act 164, Session Laws of Hawaii 2023, relating to the State budget. Adjusts funding for department of transportation programs to pay for anticipated operating shortfalls due to the limited ability to transfer funds between programs. (\$\$) -- HB2376 CD1

Committee Reports: HSCR 744-24 (FIN) SSCR 3227 (TCA) SSCR 3716 (WAM) CCR
142-24

Current Status: May-02 24 Received by the Governor

Section Affected: ACT 164 2023

HB2377 HD1 SD1 CD1 (CCR 143-24) RELATING TO FUNDING ADJUSTMENTS FOR STATE PROGRAMS.

Introduced by: Saiki S (BR)

Amends Act 164, Session Laws of Hawaii 2023, relating to the State budget. Appropriates general funds to various programs for anticipated operating shortfalls due to the limited ability for departments to transfer funds between programs. (\$\$) -- HB2377 CD1

Committee Reports: HSCR 745-24 (FIN) SSCR 3643 (WAM) CCR 143-24

Current Status: May-02 24 Received by the Governor

Section Affected: ACT 164 2023

HB2380 HD2 SD1 CD1 (CCR 141-24) MAKING AN EMERGENCY APPROPRIATION TO THE DEPARTMENT OF BUDGET AND FINANCE.

Introduced by: Saiki S (BR)

Appropriation out of the mass transit special fund to the department of budget and finance for making disbursements. (expenditure ceiling) (\$\$) -- HB2380 CD1

Committee Reports: HSCR 372-24 (TRN) HSCR 974-24 (FIN) SSCR 3228 (TCA)
SSCR 3817 (WAM) CCR 141-24

Current Status: May-02 24 Received by the Governor

HB2390 HD2 SD1 CD1 (CCR 50-24) RELATING TO RENEWABLE ENERGY.

Introduced by: Saiki S (BR)

Amends provisions relating to general powers and duties under public utilities commission law. Requires the public utilities commission to consider the need to reduce the State's reliance on fossil fuels through energy efficiency and increased renewable energy generation in exercising its authority and duties under this law. In making determinations of the reasonableness of the costs pertaining to electric or gas utility system capital improvements and operations, the public utilities commission shall explicitly consider, quantitatively or qualitatively, the effect of the State's reliance on fossil fuels on lifecycle greenhouse gas emissions; provided that the public utilities commission may waive the requirement for a lifecycle greenhouse gas emissions assessment for energy projects that do not involve combustion. -- HB2390 CD1

Committee Reports: HSCR 388-24 (EEP) HSCR 907-24 (CPC) SSCR 3070 (AEN)
SSCR 3414 (CPN) CCR 50-24

Current Status: May-02 24 Received by the Governor

Section Affected: 269-1, 269-6

HB2393 HD1 SD1 (SSCR 3295) RELATING TO TITLE 24, HAWAII REVISED STATUTES.

Introduced by: Saiki S (BR)

Amends the accident and health or sickness insurance contracts law, benefit societies law, and the health maintenance organizations act (HMOs) by requiring the services provided in this provision are subject to any coinsurance provisions that may be in force in these policies, contracts, plans, or agreements; provided that the insured's dollar limits, deductibles, and copayments for services to be on terms at least as favorable to the insured as those applicable to other radiological examinations. -- Amends provisions

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relating to standard external review; provisions relating to expedited external review. Allows the insurance commissioner to determine that a request is eligible for external review or expedited external review notwithstanding a health carrier's initial determination that the request is ineligible and require that it be referred for external review; and in making a determination, requires the commissioner's decision to be made in accordance with the terms of the enrollee's health benefit plan and to be subject to all applicable provisions of this provision. Requires the health carrier or its designated utilization review organization to provide to the assigned independent review organization all documents and information it considered in issuing the adverse action that is the subject of external review and any documents related to the request for external review that have been received by the health carrier or its designated utilization review organization. -- HB2393 SD1

Committee Reports: HSCR 546-24 (CPC) HSCR 709-24 (FIN) SSCR 3295 (HHS) SSCR 3729 (CPN)

Current Status: Apr-22 24 Received by the Governor

Section Affected: 431:10A-116, 432:1-605, 432E-34, 432E-35, 432E-36

HB2394 HD1 SD1 (SSCR 3646)

RELATING TO INSURANCE.

Introduced by: Saiki S (BR)

Amends the insurance code law. Establishes provisions relating to dormant captive insurance companies under provisions relating to captive insurance companies. Allows a captive insurance company to apply to the insurance commissioner for a certificate of dormancy and the commissioner may grant a certificate of dormancy. Requires the certificate of dormancy to be subject to renewal every 5 years and shall expire if not renewed. Requires the application for renewal to be submitted not less than 90 days before the certificate expiration date. Requires the issuance of a certificate of dormancy to automatically cause the certificate of authority of the captive insurance company to be placed in inactive status. Requires a dormant captive insurance company that has been issued a certificate of dormancy to; possess and thereafter maintain unimpaired, paid-in capital and surplus of not less than 25,000 dollars; before March 1 of each year, submit to the commissioner a report of its financial condition, verified by oath of 2 of its executive officers, in a form as may be prescribed by the commissioner; and pay a certificate of dormancy renewal fee of 300 dollars. Prohibits a dormant captive insurance company that has been issued a certificate of dormancy to; conduct the business of insurance; be subject to or liable for the payment of any tax under provisions relating to taxation; be required to file audited annual financial statements and other reports required under provisions relating to financial statements and other reports; and be subject to examination under provisions relating to examinations, investigations, and financial surveillance, except for non-compliance with this provision. Provides that before conducting any insurance business, a dormant captive insurance company shall apply for approval from the commissioner to surrender its certificate of dormancy and to reactivate its certificate of authority. Requires a certificate of dormancy to be revoked if a dormant captive insurance company violates any provisions of certain provisions. Allows the commissioner to adopt rules as necessary to carry out this provision. Defines dormant captive insurance company to mean a captive insurance company that as of the filing of its application for a certificate of dormancy under this provision; has never transacted the business of insurance; or has ceased transacting the business of insurance and has no remaining insurance liabilities associated with any business of insurance transacted by it. -- Amends provisions relating to trade name under provisions relating to administration of insurance laws. Defines trade name to include the name under which an individual or business entity is conducting business or doing business as. -- Amends provisions relating to self study courses under provisions relating to producer licensing. Requires the written or computer-based examination and contents to be made available by the continuing education course provider, upon request, to the commissioner, and shall not be required to be submitted for filing. -- Amends provisions relating to licensure under provisions relating to reinsurance intermediary; required contract provisions; reinsurance intermediary-managers under provisions relating to reinsurance intermediary; duties of reinsurers utilizing the services of a reinsurance intermediary-manager under provisions relating to reinsurance intermediary. Clarifies reinsurance intermediary-manager filing requirements. -- Amends provisions relating to surety bond required under provisions relating to 3rd party administrators; annual report required under provisions relating to 3rd party administrators. Amends the surety bond threshold requirement for 3rd party administrators and clarifies the audited financial statements requirements. -- Amends provisions relating to definitions under provisions relating to captive insurance companies. Redefines controlled unaffiliated business and participant. -- HB2394 SD1

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Committee Reports: HSCR 585-24 (CPC) HSCR 710-24 (FIN) SSCR 3646 (CPN)
Current Status: May-02 24 Received by the Governor
Section Affected: 431:19- (1 SECTION), 431:2-217, 431:9A-154, 431:9B-102,
431:9B-106, 431:9B-108, 431:9J-103, 431:9J-112, 431:19-101

HB2395 HD1 SD2 (SSCR 3708)

RELATING TO THE HAWAII NATIONAL GUARD.

Introduced by: Saiki S (BR)

Establishes provisions relating to service of Hawaii national guard members on state active duty; exempt from mandatory enrollment under pensions and retirement systems law. Provides that notwithstanding provisions relating to membership generally, or any other applicable provisions under this law, members of the Hawaii national guard ordered into active duty to provide services to the State shall not be eligible for membership in the system based on the member's active duty service. -- HB2395 SD2

Committee Reports: HSCR 481-24 (LGO/ CMV/) HSCR 816-24 (FIN) SSCR 3163 (PSM/ LBT/) SSCR 3708 (WAM)

Current Status: Apr-22 24 Received by the Governor

Section Affected: 88- (1 SECTION), 121-29

HB2396 HD1 SD2 (SSCR 3710)

RELATING TO THE HAWAII NATIONAL GUARD.

Introduced by: Saiki S (BR)

Amends provisions relating to pay of officers and warrant officers while on active duty under militia; national guard law. Requires officers and warrant officers of the army or air national guard while on active duty in the service of the State to receive the pay and allowances of officers and warrant officers of similar grades of the US army and air force, respectively; provided that if an officer or warrant officer is activated for more than 30 days in the service of the State and is not otherwise covered by health insurance, the State shall provide an allowance for the payment of tricare reserve select coverage for the individual officer or warrant officer and the officer's family should the officer or warrant officer have eligible dependents; provided that this provision shall only apply to officers in the grades of O-3 and below and warrant officers in the grades of CW-2 and below. -- Amends provisions relating to pay of enlisted personnel while on active duty.

Provides that enlisted personnel of the army and air national guard while on active duty in the service of the State, except during periods of annual field training or year round field training, shall receive the same pay and allowances as enlisted personnel of similar rank in the US army and air force respectively; provided that if an enlisted person is activated for more than 30 days in the service of the State and is not otherwise covered by health insurance, the State shall provide an allowance for the payment of tricare reserve select coverage for the individual enlisted person and the enlisted person's family should the enlisted person have eligible dependents; provided that this provision shall only apply to enlisted personnel in the grades of E-6 and below. -- HB2396 SD2

Committee Reports: HSCR 482-24 (LGO/ CMV/) HSCR 817-24 (FIN) SSCR 3082 (PSM) SSCR 3710 (WAM)

Current Status: Apr-22 24 Received by the Governor

Section Affected: 121-39, 121-40

HB2399 HD1 SD1 CD1 (CCR 42-24)

RELATING TO THE HAWAII STATE PUBLIC LIBRARY SYSTEM.

Introduced by: Saiki S (BR)

Amends provisions relating to civil service and exemptions under civil service law. Requires the civil service to which this law applies to comprise all positions in the State now existing or hereafter established and embrace all personal services performed for the State, except positions of 1st deputies or 1st assistants of each department head appointed under or in the manner provided in section 6, article V, of the Hawaii State Constitution; with the approval of the governor; 2 administrative assistants to the state librarian. -- HB2399 CD1

Committee Reports: HSCR 746-24 (FIN) SSCR 3214 (EDU) SSCR 3807 (WAM) CCR 42-24

Current Status: May-02 24 Received by the Governor

Section Affected: 76-16

HB2400 HD2 SD2 (SSCR 3725)

RELATING TO EDUCATION.

Introduced by: Saiki S (BR)

Amends provisions relating to teachers; licenses and certificates under education law. Provides that if any person paid under the salary schedule contained in the unit 5 collective bargaining agreement resigns or retires during the pendency of any investigation into allegations of sexual assault, sexual harassment, or other physical abuse of a student, including criminal and workplace investigations, that person shall

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forfeit the person's license. Requires the forfeiture of the person's license to be reported to the national association of state directors of teacher education and certification. --

HB2400 SD2

Committee Reports: HSCR 278-24 (LGO/ EDN/) HSCR 904-24 (JHA) SSCR 3242 (EDU/ LBT/) SSCR 3725 (JDC)

Current Status: Apr-22 24 Received by the Governor

Section Affected: 302A-602

HB2404 HD1 SD1 CD1 (CCR 169-24) RELATING TO INCOME TAX.

Introduced by: Saiki S (BR)

Amends provisions relating to operation of certain Internal Revenue Code provisions; sections 63 to 530 under the income tax law; and tax imposed on individuals; rates. Incrementally increases standard deduction amounts and widens income tax brackets for specific taxable years beginning after December 31, 2023. -- HB2404 CD1

Committee Reports: HSCR 747-24 (FIN) SSCR 3680 (WAM) CCR 169-24

Current Status: May-02 24 Received by the Governor

Section Affected: 235-2.4, 235-51

HB2425 HD2 SD2 (SSCR 3726)

RELATING TO THE CHILD ABUSE AND NEGLECT CENTRAL REGISTRY.

Introduced by: Saiki S (BR)

Amends provisions relating to definitions under child abuse law. Defines aggravated circumstances and harm to have the same meaning in provisions relating to definitions under the child protective act. -- Establishes provisions relating to central registry; expungement. Requires the department to maintain a central registry of reported child abuse or neglect cases. When the department confirms a report by a preponderance of the evidence that a person is the perpetrator of child abuse or neglect, harm, or threatened harm, the person's name shall be included in the central registry. Requires the department to promptly expunge a person's name from the central registry if: the report is determined not confirmed by the department, including after administrative proceedings conducted pursuant to administrative procedure law; provided that in an administrative appeal hearing, the department shall have the burden of proving by a preponderance of the evidence that the confirmation was correct; or the family court determines that the report is not confirmed after: a petition arising from the report filed pursuant to provisions relating to petition has been dismissed by order of the family court because the court did not find sufficient evidence based upon a preponderance of the evidence to assume jurisdiction pursuant to provisions relating to jurisdiction; or a written report with the disposition is submitted to the family court pursuant to a referral under provisions relating to reports by the department of Human Services; court responsibilities, and the family court finds that the facts supporting the confirmation were not proven by a preponderance of the evidence. Requires the family court to exclusive jurisdiction for purposes of determining that a report was correctly confirmed under this provision as long as the family court matter is pending. Prohibits the person whose name is included in the central registry to request an administrative appeal hearing to contest the confirmation unless the family court dismisses or closes the related matter without making findings as to the facts supporting the confirmation. Allows a person who has been confirmed as the perpetrator of abuse or neglect, harm or threatened harm, whose name has not been expunged from the central registry pursuant to this provision may submit a request for expungement to the department provided that: the confirmation is more than 5 years old; the record does not involve aggravated circumstances or conduct described in this provision of the definition of "child abuse or neglect" in provisions relating to definition under child abuse law; and there are no other reports of abuse or neglect subsequent to the confirmation. Requires requests submitted that do not meet these minimum requirements to be denied. Requires a person seeking to have the person's own name expunged pursuant to this provision to shall submit a request for expungement to the department on a form prescribed by the department. Requires the request for expungement to be reviewed in accordance with rules adopted by the department pursuant to administrative procedure law that shall consider, at minimum, the following criteria: length of time since the report was confirmed; severity of the abuse or neglect, harm, or threatened harm; age of the child at the time of the report; age of the confirmed perpetrator at the time of the report; evidence of the confirmed perpetrator's rehabilitation; and any other relevant information received and deemed credible by the department. Allows the department to grant the request for expungement based on a finding of good cause shown that the expungement would serve the interests of justice. Prohibits a person whose request for expungement is denied to submit another request for expungement for a period of 5 years from the date of the denial or 5 years from the date the denial is affirmed on appeal, whichever is later. -- HB2425 SD2

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Committee Reports: HSCR 93-24 (JHA) HSCR 939-24 (FIN) SSCR 3202 (HHS)
SSCR 3726 (JDC)

Current Status: Apr-18 24 Received by the Governor

Section Affected: 350-1, 350- (1 SECTION), 350-2

HB2426 HD2 SD2 (SSCR 3656)

RELATING TO RELATIVE RESOURCE CAREGIVERS.

Introduced by: Saiki S (BR)

Amends provisions relating to relatives; foster placement. Requires the department of human services to provide a child's relative an application to be licensed as the child's resource family within 15 days of the relative's request to provide foster placement for the child. Provides that the department shall issue a license only if the relative submits an application and meets the licensing standards for a child specific license established in rules adopted by the department pursuant to administrative procedure law and the child is placed with the relative. If the application is submitted and: the license is denied, due to the failure of the applicant to meet the licensing standards set out in rules adopted by the department, the department shall provide the applicant with the specific reasons for the denial and an explanation of the procedures for an administrative appeal to contest the denial based on the licensing standards; or the applicant meets the licensing standards set out in rules adopted by the department, and the department shall not issue a child specific license because the child is not placed with the applicant, the applicant does not have a right to an administrative appeal to contest the placement decision; provided that the applicant may seek judicial review by the family court with exclusive jurisdiction to review placement determinations for the child pursuant to the provisions of this law. -- HB2426 SD2

Committee Reports: HSCR 229-24 (HUS) HSCR 890-24 (JHA) SSCR 3193 (HHS)
SSCR 3656 (CPN)

Current Status: Apr-19 24 Received by the Governor

Section Affected: 587A-10

HB2430 HD2 SD1 CD1 (CCR 138-24)

RELATING TO SUMMER ELECTRONIC BENEFITS TRANSFER FOR CHILDREN PROGRAM.

Introduced by: Saiki S (BR)

Establishes provisions relating to summer electronic benefits transfer for children program. Requires the department to: work with the department of human services to maximize participation in the federal summer electronic benefits transfer for children program established pursuant to the federal Consolidated Appropriations Act, 2023, P.L. 117-328; share all data determined by the departments to be necessary to adhere to the requirements of title 42 of the US Code section 1762 and section 346-____; and follow the federal guidelines and regulations established pursuant to section 502 of title IV, division HH section 502 of the Consolidated Appropriations Act, 2023, P.L. 117-328, to maximize flexibility to distribute summer meals through non congregate distribution. -- Establishes provisions relating to summer electronic benefits transfer for children program. Allows the department to implement the federal summer electronic benefits transfer for children program. Requires the department to work with the department of education to maximize participation in the federal summer electronic benefits transfer for children program established pursuant to the federal Consolidated Appropriations Act, 2023, P.L. 117-328. Allows the department to contract with 1 or more providers to administer the summer electronic benefits transfer for children program. Allows the department to accept grants, donations, and contributions from private or public sources for the purposes of this provision, which may be expended consistent with the grantors' or donors' wishes. Appropriation to the department of education for 1 permanent full time equivalent (1.0 FTE) program specialist position SR-24 to implement the summer electronic benefits transfer for children program; and the hiring of staff, system modifications, and operating expenses. -- Appropriation to the department of human services for 1 permanent full time equivalent (1.0 FTE) program specialist position SR-24 to implement the summer electronic benefits transfer for children program; and the hiring of staff, system modifications, and operating expenses. (\$\$) -- HB2430 CD1

Committee Reports: HSCR 269-24 (HUS) HSCR 979-24 (FIN) SSCR 3644 (WAM)
CCR 138-24

Current Status: May-02 24 Received by the Governor

Section Affected: 302A- (1 SECTION), 346- (1 SECTION)

HB2435 HD1 SD2 CD1 (CCR 38-24)

RELATING TO LICENSING.

Introduced by: Saiki S (BR)

Amends provisions relating to application; license; limitations. Requires to secure a license to marry, the persons applying for license to appear: in person or by

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synchronous online access before an employee of the department of health authorized to issue licenses; or in-person before an agent authorized to grant marriage licenses and shall file with the agent an application in writing, or remotely by synchronous online access before an agent and as authorized by the department of health in rules adopted pursuant to public proceedings and records law. --Amends provisions relating to application for license for persons who wish to enter into a civil union; fee. Prohibits any license for a civil union to be issued by an agent until both applicants have appeared in-person or by synchronous online access, as authorized by the department of health in rules adopted pursuant to administrative procedure law, before the agent and applied for the license. The application for the license shall be completed in its entirety, dated, signed, and sworn to by each applicant and shall state each applicant's full name, date of birth, birthplace, residence, and social security number, whether each applicant is single, widowed, or divorced; and whether the applicant is under the supervision or control of a conservator or guardian. -- HB2435 CD1

Committee Reports: HSCR 665-24 (JHA) SSCR 3182 (HHS) SSCR 3719 (JDC) CCR 38-24

Current Status: May-02 24 Received by the Governor

Section Affected: 572-6, 572B-6

HB2444 HD1 SD1 (SSCR 3248)

RELATING TO CRIMINAL HISTORY RECORD CHECKS.

Introduced by: Saiki S (BR)

Amends provisions relating to criminal history record checks. Allows criminal history record checks to be conducted by: the department of health or its designee on individual applicants or individuals acting on behalf of applying entities for hemp processor permits, as provided by provisions relating to hemp processor permit application; permit revocation. -- HB2444 SD1

Committee Reports: HSCR 51-24 (JHA/ AGR/) HSCR 543-24 (CPC) HSCR 855-24 (FIN) SSCR 3248 (HHS/ AEN/) SSCR 3733 (JDC)

Current Status: Apr-18 24 Received by the Governor

Section Affected: 846-2.7

HB2453 HD1 SD2 CD1 (CCR 97-24)

RELATING TO WATER INFRASTRUCTURE.

Introduced by: Saiki S (BR)

Establishes provisions relating to drinking water treatment revolving loan fund; transfers under safe drinking water law. Allows the governor, or a state official acting pursuant to authorization from the governor, to transfer an amount up to or equal to 33 per cent, calculated on the basis of a fiscal year's drinking water treatment revolving loan fund capitalization grant amount from the drinking water treatment revolving loan fund to the water pollution control revolving fund established under provisions relating to revolving fund; establishment, purposes, coordination, or an equivalent dollar amount from the water pollution control revolving fund to the drinking water treatment revolving loan fund established under provisions relating to drinking water treatment revolving loan fund; establishment, purpose. Establishes provisions relating to water pollution control revolving fund; transfers under water pollution law. Allows the governor, or a state official acting pursuant to authorization from the governor, to transfer an amount up to or equal to 33 per cent, calculated on the basis of a fiscal year's drinking water treatment revolving loan fund capitalization grant amount, from the water pollution control revolving fund to the drinking water treatment revolving loan fund established under provisions relating to drinking water treatment revolving loan fund; establishment, purpose, or an equivalent dollar amount from the drinking water treatment revolving loan fund to the water pollution control revolving fund established under provisions relating to revolving fund; establishment, purposes, coordination. Report to the legislature. -- HB2453 CD1

Committee Reports: HSCR 409-24 (WAL/ EEP/) HSCR 832-24 (FIN) SSCR 3183 (HHS) SSCR 3738 (WAM/ JDC/) CCR 97-24

Current Status: May-02 24 Received by the Governor

Section Affected: 340E- (1 SECTION), 342D- (1 SECTION)

HB2457 HD2 SD1 CD1 (CCR 40-24)

RELATING TO THE DEPARTMENT OF LAW ENFORCEMENT.

Introduced by: Saiki S (BR)

Amends provisions relating to civil service and exemptions under civil service law. Requires the civil services to which this law applies to comprise all positions in the State now existing or hereafter established and embrace all personal services performed for the State, except in the department of law enforcement, 5 Commission on Accreditation for Law Enforcement Agencies, Inc., (CALEA) coordinator positions. -- HB2457 CD1

Committee Reports: HSCR 131-24 (JHA) HSCR 947-24 (FIN) SSCR 3083 (PSM) SSCR 3791 (WAM) CCR 40-24

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Current Status: May-02 24 Received by the Governor
Section Affected: 76-16, 353C-9

- HB2458 HD1 SD2 CD1 (CCR 4-24) RELATING TO THE DEPARTMENT OF LAW ENFORCEMENT.
Introduced by: Saiki S (BR)
Establishes provisions relating to investigations under law enforcement law. Requires the director of law enforcement to investigate alleged violations of the law when directed to do so by the governor or when the director determines that an investigation would be in the public interest. Allows the director of law enforcement, when conducting a civil, administrative, or criminal investigation, to subject to the privileges enjoyed by all witnesses in this State, subpoena witnesses, examine them under oath, and require the production of any books, papers, documents, or other objects designated therein or any other record however maintained, including those electronically stored that are relevant or material to the investigation. -- HB2458 CD1
Committee Reports: HSCR 678-24 (JHA) SSCR 3100 (PSM) SSCR 3747 (JDC) CCR 4-24
Current Status: May-02 24 Received by the Governor
Section Affected: 353C- (1 SECTION) INVESTIGATIONS
- HB2463 HD2 SD2 (SSCR 3760) RELATING TO THE WAGE AND HOUR LAW.
Introduced by: Saiki S (BR)
Amends provisions relating definitions under employment practices law. Repeals the definition of employee to mean any individual employed by an employer, but shall not include any individual employed at a guaranteed compensation totaling 4,000 dollars or more a month, whether paid weekly, biweekly, or monthly. Redefines employee to mean any individual employed by an employer, but shall not include any individual employed by the individual's sibling, sibling in law, child, spouse, parent or parent in law. -- HB2463 SD2
Committee Reports: HSCR 226-24 (LGO) HSCR 951-24 (FIN) SSCR 3132 (LBT) SSCR 3760 (WAM)
Current Status: Apr-22 24 Received by the Governor
Section Affected: 387-1
- HB2467 HD1 SD1 CD1 (CCR 98-24) RELATING TO RENT CREDITS FOR DEMOLITION AND INFRASTRUCTURE COSTS ON PUBLIC LAND LEASES.
Introduced by: Saiki S (BR)
Amends provisions relating to Act 222, Session Laws of Hawaii 2021, relating to rentals for public land leases. Repeals the sunset date. -- HB2467 CD1
Committee Reports: HSCR 141-24 (WAL) HSCR 476-24 (JHA) HSCR 830-24 (FIN) SSCR 3322 (WTL) SSCR 3785 (WAM) CCR 98-24
Current Status: May-02 24 Received by the Governor
Section Affected: ACT 222 2021, 171-6
- HB2471 HD2 SD2 CD1 (CCR 100-24) RELATING TO INSPECTIONS ON PUBLIC LAND.
Introduced by: Saiki S (BR)
Establishes provisions relating to inspection of demised premises under public lands, management and disposition of law. Allows the department of land and natural resources to conduct inspections of all public land subject to a lease or license under this law only. Allows Inspection of structures or buildings pursuant to this provision to be conducted by a disinterested third-party inspector contracted by the department of land and natural resources. -- HB2471 CD1
Committee Reports: HSCR 499-24 (WAL) HSCR 894-24 (JHA) SSCR 3331 (WTL) SSCR 3691 (JDC/ WAM/) CCR 100-24
Current Status: May-02 24 Received by the Governor
Section Affected: 171- (1 SECTION) INSPECTION OF DEMISED PREMISES
- HB2475 HD2 SD1 CD1 (CCR 46-24) RELATING TO COMMERCIAL OCEAN ACTIVITY.
Introduced by: Saiki S (BR)
Establishes provisions relating to unpermitted commercial activity; prima facie evidences; burden of proof. Provides that for purposes of determining whether an administrative violation of commercial activity restrictions under this law or rules adopted by the department has occurred, advertisement or offers in print; by word of mouth; or online in any form, including through social media, of unpermitted commercial ocean use activities or commercial ocean recreational equipment shall be prima facie evidence that: the owner of the advertised or offered commercial activity disseminated or directed the dissemination of the advertisement or offer in that form and manner; and the

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commercial activity is being operated at the location advertised or offered. Requires the burden of proof to be on a person charged with an administrative violation of commercial activity restrictions under this chapter or rules adopted by the department to establish that vessels or equipment, or both, are not being used for unpermitted commercial activity or that the person's conduct is authorized pursuant to a permit, lease, or license issued by the department. Defines administrative violation to mean any violation enforced administratively by the board pursuant to provisions relating to general administrative penalties. Defines social media to mean any form of electronic communication through which users create online communities to share information, personal messages, and other content, offered from platforms, including but not limited to Facebook, Foursquare, Instagram, Reddit, TikTok, Tripadvisor, X, Yelp, and YouTube.

-- HB2475 CD1

Committee Reports: HSCR 497-24 (WAL) HSCR 912-24 (CPC) SSCR 3332 (WTL/CPN/) SSCR 3737 (JDC) CCR 46-24

Current Status: May-02 24 Received by the Governor

Section Affected: 200- (1 SECTION), 200-4

HB2478 HD1 SD1 CD1 (CCR 23-24)

RELATING TO THE PACIFIC MARINE FISHERIES COMPACT.

Introduced by: Saiki S (BR)

Establishes the pacific marine fishers compact law. -- Establishes provisions relating to governor's power to execute compact. Allows the governor to execute a compact on behalf of the State to cooperate in the pacific states marine fisheries commission. -- Establishes provisions relating to compact. Requires each state joining in this compact to appoint, as determined by state statutes, 1 or more representatives to a commission constituted and designated in this compact as the pacific marine fisheries commission, of whom 1 shall be the administrative or other officer of the agency of the state charged with the conservation of the fisheries resources to which this compact pertains. Provides that a commissioner holds office until a successor is appointed and qualified, but the successor's term expires 4 years from the legal date of expiration of the term of the successor's predecessor. -- HB2478 CD1

Committee Reports: HSCR 188-24 (WAL) HSCR 478-24 (JHA) HSCR 833-24 (FIN) SSCR 3333 (WTL) SSCR 3736 (JDC) CCR 23-24

Current Status: May-02 24 Received by the Governor

Section Affected: (4 SECTIONS) PACIFIC MARINE FISHERIES COMPACT

HB2480 HD1 SD2 CD1 (CCR 125-24)

RELATING TO THE CERTIFICATION OF DOCUMENTS.

Introduced by: Saiki S (BR)

Establishes apostilles and certifications law. Defines apostille to mean a certification issued to authenticate documents pursuant to the Hague Treaty. -- Establishes provisions relating to fee. Requires the office of the lieutenant governor to charge and collect a fee for each apostille or non-apostille certification issued. Requires the office of the lieutenant governor to establish fees pursuant to this provision. -- Establishes provisions relating to apostilles and certifications special fund; established. Establishes in the state treasury the apostilles and certifications special fund, which shall be administered by the office of the lieutenant governor. -- Appropriation into and out of the apostilles and certifications special fund to the office of the lieutenant governor for operational and administrative expenses of the apostille and certification of document services. (\$\$) -- HB2480 CD1

Committee Reports: HSCR 225-24 (LGO) HSCR 819-24 (FIN) SSCR 3266 (GVO) SSCR 3640 (WAM/ JDC/) CCR 125-24

Current Status: May-02 24 Received by the Governor

Section Affected: (4 SECTIONS) APOSTILLES AND CERTIFICATIONS

HB2481 HD1 SD1 CD1 (CCR 47-24)

RELATING TO TIME SHARE COMMISSIONERS OF DEEDS.

Introduced by: Saiki S (BR)

Repeals the time share commissioners of deeds law. -- HB2481 CD1

Committee Reports: HSCR 637-24 (CPC) SSCR 3286 (CPN) SSCR 3750 (JDC) CCR 47-24

Current Status: May-02 24 Received by the Governor

Section Affected: 503B-1, 503B-2, 503B-3, 503B-4, 503B-5, 503B-6, 503B-7, 503B-8, 503B-9, 503B-10, 503B-11, 503B-12

HB2482 HD1 SD2 CD1 (CCR 39-24)

RELATING TO MEETING NOTICES.

Introduced by: Saiki S (BR)

Amends provisions relating to notice under public agency meeting and records law. Requires no less than 6 calendar days before the meeting, the board to post the notice

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on an electronic calendar on a website maintained by the State or the appropriate county and post a notice in the board's office for public inspection. Requires the notice to also be posted at the site of the meeting whenever feasible. Requires the board to file a copy of the notice with the office of the lieutenant governor or the appropriate county clerk's office and retain a copy of proof of filing the notice, and the office of the lieutenant governor or the appropriate clerk's office to ensure access to paper or electronic copies of all meeting notices; provided that a failure to do so by the board, the office of the lieutenant governor, or the appropriate county clerk's office shall not require cancellation of the meeting. Allows the copy of the notice to be provided to the office of the lieutenant governor or the appropriate county clerk's office may be provided via electronic mail to an electronic mail address designated by the office of the lieutenant governor or the appropriate county clerk's office, as applicable. -- HB2482 CD1

Committee Reports: HSCR 381-24 (JHA) HSCR 940-24 (FIN) SSCR 3269 (GVO)
SSCR 3690 (JDC) CCR 39-24

Current Status: May-02 24 Received by the Governor

Section Affected: 92-7

HB2483 HD1 SD2 (SSCR 3745)

RELATING TO CRIMINAL HISTORY RECORD CHECKS.

Introduced by: Saiki S (BR)

Amends provisions relating to criminal history record checks under corrections and rehabilitation law. Requires the department of corrections and rehabilitation to develop standards to ensure the reputable and responsible characters of staff members, volunteers, and contract service providers, and subcontract service providers of the State's correctional facilities, which shall include criminal history record checks. Requires the department of corrections and rehabilitation to obtain criminal history record information through the Hawaii criminal justice data center in accordance with provisions relating to criminal history record checks, on all staff members and prospective staff members, volunteers, and contract service providers, and subcontract service providers of the department. Prospective staff members, volunteers, and contract service providers, and subcontract service providers shall be fingerprinted and the criminal history record check shall be completed before beginning employment, providing contracted services, or volunteering. -- Amends provisions relating to criminal history record checks. Allows criminal history record checks to be conducted by the department of corrections and rehabilitation on employees and prospective employees, volunteers, and contract service providers, and subcontract service providers who are directly involved with the treatment and care of, or directly involved in providing correctional programs and services to, persons committed to a correctional facility, or placed in close proximity to persons committed when providing services on behalf of the department or the correctional facility. -- HB2483 SD2

Committee Reports: HSCR 291-24 (CMV) HSCR 997-24 (FIN) SSCR 3091 (PSM)
SSCR 3745 (JDC)

Current Status: Apr-18 24 Received by the Governor

Section Affected: 353-1.5, 846-2.7

HB2484 HD1 SD1 CD1 (CCR 104-24)

RELATING TO CONFORMITY TO THE INTERNAL REVENUE CODE.

Introduced by: Saiki S (BR)

Amends provisions relating to conformance to the federal Internal Revenue Code; general application under income tax law; and conformance to the internal revenue code; general application under estate and generation skipping transfer tax law. Amends Hawaii's income and estate and generation skipping transfer tax laws to conform with the Internal Revenue Code of 1986, as amended as of December 31, 2023. -- HB2484 CD1

Committee Reports: HSCR 756-24 (FIN) SSCR 3681 (WAM) CCR 104-24

Current Status: May-02 24 Received by the Governor

Section Affected: 235-2.3, 236E-3

HB2485 HD1 SD2 (SSCR 3712)

RELATING TO STATE TAX ADMINISTRATION.

Introduced by: Saiki S (BR)

Amends provisions relating to tax clearance fees under the administration of taxes law. Allows the department of taxation to charge a fee of 20 dollars for each tax clearance application submitted. -- Amends provisions relating to collection of rental by 3rd party; filing with department; statement required. Requires failure to comply with any provision of this provision to be unlawful. Allows the department of taxation to issue a citation to any person who fails to comply with any provision of this provision. Requires a citation issued pursuant to this provision to include a monetary fine of no more than 500 dollars per violation. Requires any fine assessed under this provision to be due and payable 30

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days after issuance, subject to appeal rights provided under this provision. Allows citations to be appealed to the director or the director's designee, and the determination of the director may be appealed to the circuit court pursuant to administrative procedure law. -- HB2485 SD2

Committee Reports: HSCR 288-24 (JHA) HSCR 725-24 (FIN) SSCR 3109 (JDC) SSCR 3712 (WAM)

Current Status: Apr-22 24 Received by the Governor
Section Affected: 231-10.8, 237-30.5, 237-49, 237D-8.5

HB2486 HD1 SD1 (SSCR 3176)

RELATING TO TAX ENFORCEMENT.

Introduced by: Saiki S (BR)

Amends provisions relating to audits, investigations, hearings, and subpoenas. Allows the director of taxation, and any representative of the director duly authorized by the director, may conduct any civil audit or criminal investigation, investigation, or hearing, relating to any tax, assessment, or collection of any delinquent tax, including any audit or investigation into the financial resources of any delinquent taxpayer or the collectability of any delinquent tax. Provides that a subpoena issued under this provision may be served at any place within or without the state by an investigator appointed pursuant to provisions relating to investigators; appointment and powers, or by any duly authorized law enforcement official with the powers of a police officer. -- HB2486 SD1

Committee Reports: HSCR 301-24 (JHA) HSCR 726-24 (FIN) SSCR 3176 (JDC) SSCR 3786 (WAM)

Current Status: Apr-22 24 Received by the Governor
Section Affected: 231-7

HB2488 HD1 SD1 (SSCR 3645)

RELATING TO THE TAXATION BOARD OF REVIEW.

Introduced by: Saiki S (BR)

Amends provisions relating to taxation board of review; appointment; removal, compensation. Requires the governor to designate a member of the board as its chairperson who shall be an attorney or accounting professional with experience in Hawaii State Taxes. -- HB2488 SD1

Committee Reports: HSCR 302-24 (JHA) HSCR 727-24 (FIN) SSCR 3645 (WAM)

Current Status: Apr-22 24 Received by the Governor
Section Affected: 232-6

HB2489 HD1 SD2 (SSCR 3709)

RELATING TO TAX ADMINISTRATION.

Introduced by: Saiki S (BR)

Amends provisions relating to civil service and exemptions. Requires the civil service to which this law applies to comprise all positions in the State now existing or hereafter established and embrace all person services performed for the State except senior software developers in the department of taxation. -- HB2489 SD2

Committee Reports: HSCR 749-24 (FIN) SSCR 3136 (LBT) SSCR 3709 (WAM)

Current Status: Apr-22 24 Received by the Governor
Section Affected: 76-16

HB2491 HD2 SD1 (SSCR 3689)

RELATING TO COMMERCIAL DRIVER'S LICENSES.

Introduced by: Saiki S (BR)

Amends provisions relating to employer responsibilities. Requires any employer who is convicted of a violation in this provision to be subject to a civil penalty of not less than 6,974 dollars or more than 38,612 dollars. Requires any employer who is convicted of a violation of this provision to be subject to a civil penalty of not more than 20,017 dollars. -- Amends provisions relating to penalty. Requires a driver who is convicted of violating an out of service order to be subject to a civil of penalty of not less than 3,861 dollars for a 1st conviction, in not less than 7,723 dollars for a 2nd or subsequent conviction. -- HB2491 SD1

Committee Reports: HSCR 259-24 (TRN) HSCR 1052-24 (JHA) SSCR 3231 (TCA) SSCR 3689 (JDC)

Current Status: Apr-19 24 Received by the Governor
Section Affected: 286-234, 286-249

HB2492 HD2 SD1 (SSCR 3720)

RELATING TO COMMERCIAL DRIVER'S LICENSES.

Introduced by: Saiki S (BR)

Amends provisions relating to commercial driver's license qualification standards under motor and other vehicles law. Provides that beginning November 18, 2024, the examiner of drivers shall not issue, renew, transfer, or upgrade a commercial driver's license; renew the hazardous materials endorsement; or issue, renew, or upgrade a commercial

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learner's permit; if the results of a query to the federal motor carrier safety administration's drug and alcohol clearinghouse is that the driver is prohibited from operating a commercial motor vehicle. -- Amends provisions relating to disqualification, cancellation, and downgrade. Provides that beginning November 18, 2024, the State shall, upon receiving notification from the federal motor carrier safety administration's drug and alcohol clearinghouse that the commercial driver's license or commercial learner's permit holder is prohibited from operating a commercial motor vehicle, begin the process to downgrade the commercial driver's license or commercial learner's permit . -- HB2492 SD1

Committee Reports: HSCR 308-24 (TRN) HSCR 1051-24 (JHA) SSCR 3232 (TCA) SSCR 3720 (JDC)
Current Status: Apr-19 24 Received by the Governor
Section Affected: 286-236, 286-240

HB2493 HD2 SD1 (SSCR 3688)

RELATING TO COMMERCIAL DRIVER'S LICENSES.

Introduced by: Saiki S (BR)

Amends provisions relating to commercial driver's license. Allows commercial drivers' licenses to be issued with any 1 or more of the following endorsements and restrictions: "E" - restricts the driver to vehicles not equipped with any manual transmission; "K" - restricts the driver from operating in interstate commerce as defined in title 49 Code of Federal Regulations section 390.5; "M" - restricts the driver from operating a class A passenger vehicle; "N" - restricts the driver from operating a class A and B passenger vehicle; "O" restricts the driver to non-tractor trailer commercial motor vehicles; "P" - authorizes driving vehicles carrying passengers; "Q" - restricts the driver from operating a commercial vehicle in excess of 18,000 pounds gross vehicle weight rating; "R" - restricts the driver to operating a commercial motor vehicle on Lanai and Molokai only. "T" - authorizes driving double and triple trailers; and "X" - represents a combination of hazardous materials and tank vehicle endorsements. -- HB2493 SD1

Committee Reports: HSCR 309-24 (TRN) HSCR 1053-24 (JHA) SSCR 3233 (TCA) SSCR 3688 (JDC)
Current Status: Apr-19 24 Received by the Governor
Section Affected: 286-239

HB2499 HD2 SD2 CD1 (CCR 101-24)

RELATING TO PROCUREMENT FOR THE UNIVERSITY OF HAWAII.

Introduced by: Saiki S (BR)

Amends provisions relating to chief procurement officers. Provides that the chief procurement officer for each of the following state entities shall be: the university of Hawaii--the chief financial officer of the university of Hawaii. -- Amends Act 8, Special Session Laws of Hawaii 2021, relating to the university of Hawaii. Requires this act to take effect upon its approval; provided that: provision 10 and 14 shall be repealed on June 30, 2024 (sunset). Provision 12, and 13 shall be repealed on June 30, 2028, and provisions relating to chief procurement officers and provisions relating to powers of the board shall be reenacted in the form in which they read on June 11, 2018. -- HB2499 CD1

Committee Reports: HSCR 155-24 (LGO) HSCR 587-24 (CPC) HSCR 821-24 (FIN) SSCR 3256 (HRE/ GVO/) SSCR 3800 (WAM) CCR 101-24
Current Status: May-02 24 Received by the Governor
Section Affected: 103D-203, ACT 8 2021 1SP, 304A-2672

HB2501 HD1 SD2 (SSCR 3696)

RELATING TO THE UNIVERSITY OF HAWAII REPORTING REQUIREMENTS.

Introduced by: Saiki S (BR)

Amends provisions relating to rules; reporting by changing its title to rules. Repeals the provision requiring the university of Hawaii to submit a biennial report to the governor and the legislature prior to the convening of each regular session in the 1st year of each biennium that identifies the cost impacts to the State of providing workers' compensation coverage for university of Hawaii students. -- HB2501 SD2

Committee Reports: HSCR 355-24 (HET) HSCR 784-24 (FIN) SSCR 3184 (HRE/ LBT/) SSCR 3696 (WAM)
Current Status: May-02 24 Received by the Governor
Section Affected: 302A-431

HB2513 HD1 SD1 (SSCR 3418)

RELATING TO EXPUNGEMENT.

Introduced by: Miyake T, Aiu M, Amato T, Kila D, Lamosao R, Poepoe M, Woodson J
Amends provisions relating to operating a vehicle after consuming a measurable amount of alcohol; persons under the age of 21. Provides that notwithstanding provisions relating to expungement orders, or any other law to the contrary, a person convicted of

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a first-time violation under this provision or provisions under traffic violation law, as it existed before Act 189, Session Laws of Hawaii 2000, who had no prior alcohol enforcement contacts, may apply to the court for an expungement order upon attaining the age of 21, or thereafter, if the person has fulfilled the terms of the sentence imposed by the court and has had no subsequent alcohol or drug related enforcement contacts; provided that this subsection shall not apply to persons in possession of a commercial learner's permit or commercial driver's license or convicted in a commercial motor vehicle or while transporting hazardous materials. --Amends provisions relating to sentencing for first-time property offenders; expungement. Allows a person sentenced before June 22, 2006, for any class C felony property offense under offenses against property rights law, and who would have qualified for sentencing pursuant to this provision that person been sentenced after the enactment of this provision, and who otherwise meets all the requirements of this section for expungement, may apply to a court for expungement of the record of conviction for the property offense. Requires the court, upon written application from the person, shall issue a court order to expunge the record of conviction for the property offense; provided that certain requirements are met.

-- HB2513 SD1

Committee Reports: HSCR 668-24 (JHA) SSCR 3418 (JDC)

Current Status: Apr-18 24 Received by the Governor

Section Affected: 291E-64, 706-622.9

HB2520

MAKING APPROPRIATIONS TO PROVIDE FOR THE EXPENSES OF THE LEGISLATURE, THE AUDITOR, THE LEGISLATIVE REFERENCE BUREAU, THE OMBUDSMAN, AND THE ETHICS COMMISSION.

Introduced by: Saiki S

Appropriation to the senate and the house of representatives for session and nonsession expenses up to and including June 30, 2025, including the 2024 pre session and regular session expenses. Expenses of the senate to be approved by the president and expenses of the house of representatives to be approved by the speaker. Requires the senate and the house of representatives to have their accounts audited and report to the senate and house of representatives respectively (report to the legislature). Expenses for legislators while traveling abroad shall be 145 dollars a day. -- Appropriation to the auditor for defraying expenses of the office. -- Appropriation to be deposited into the audit revolving fund. -- Appropriation out of the fund to the auditor for the office. -- Appropriation to the legislative reference bureau for defraying expenses. -- Appropriation to the ombudsman for defraying expenses of the office. -- Appropriation to the state ethics commission for defraying expenses of the office. -- Appropriation for accrued vacation payments and vacation transfer payments for any employee leaving the employ of the senate, house of representatives, office of the auditor, legislative reference bureau, office of the ombudsman, and state ethics commission; provided that the appropriate expending agency shall 1st make payments from the vacation payout allocation before expending funds from turnover and vacancy amounts. (\$\$) -- HB2520

Committee Reports: HSCR 218-24 (FIN) SSCR 2827 (WAM)

Current Status: Mar-01 24 Received by the Governor

Mar-14 24 Approved by Governor (Act 2 2024)

HB2526 HD2 SD1 (SSCR 3234)

RELATING TO MOTOR VEHICLES.

Introduced by: Saiki S, Ganaden S, Nishimoto S, Tam A

Amends provisions relating to penalty under highway safety law. Requires any person who violates provisions relating to licensing, suspension of a license; surrender, no operation under foreign license during revocation or suspension in this State, unlawful use of license, driving while license suspended or revoked, unlawful to permit unauthorized person to drive, or employing unlicensed driver to be penalized as follows; for a 1st offense, or any offense not preceded within a 5 year period for the same offense, the person shall pay a fine of no more than 1,000 dollars or serve a term of imprisonment of no more than 30 days, or both; for an offense that occurs within 5 years of a prior conviction for the same offense, the person shall pay a minimum fine of 500 dollars and a maximum fine of 1,000 dollars, or serve a term of imprisonment of no more than 1 year, or both; or for an offense that occurs within 5 years of 2 or more prior convictions for the same offense, the person shall be guilty of a class C felony; provided that the court, as part of the person's sentencing, may order that the vehicle used by the person in the commission of the offense be subject to forfeiture under forfeiture law. Requires any person who violates any other provision in this provision to be fined no more than 1,000 dollars. -- HB2526 SD1

Committee Reports: HSCR 339-24 (TRN) HSCR 1055-24 (JHA) SSCR 3234 (TCA)
SSCR 3732 (JDC)

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Current Status: Apr-18 24 Received by the Governor
Section Affected: 286-136

HB2546 HD1 SD1 CD1 (CCR 108-24) RELATING TO INVASIVE SPECIES.
Introduced by: Gates C, Amato T, Kahaloa K, Kitagawa L, Marten L, Martinez R, Matayoshi S, Miyake T, Morikawa D, Nakamura N, Tam A
Establishes provisions relating to fine meshed nets; invasive species; permissible; registration program. Allows fine meshed nets to be used for the protection of plants against invasive species, as determined by the department of agriculture; provided that the fine meshed nets shall be applied in a manner that is unlikely to entangle birds, become dislodged and enter water, or entangle or disturb native and beneficial animals, including but not limited to pollinators, ladybugs or lady beetles, and net-winged insects. Requires the department of agriculture to adopt rules in accordance with administrative procedure law to implement this provision, including but not limited to establishing requirements related to filament diameter, color, and the inclusion of visual cues to prevent non-targeted entanglement and prohibiting the use of mist net material that is used for bird work. -- HB2546 CD1
Committee Reports: HSCR 447-24 (AGR) HSCR 923-24 (FIN) SSCR 3067 (AEN) SSCR 3722 (JDC) CCR 108-24
Current Status: May-02 24 Received by the Governor
Section Affected: 141- (1 SECTION) FINE MESHED NETS

HB2553 HD2 SD2 CD1 (CCR 55-24) RELATING TO PHARMACISTS.
Introduced by: Takenouchi J, Aiu M, Amato T, Belatti D, Chun C, Cochran E, Evslin L, Garrett A, Holt D, Kahaloa K, Kapela J, Kila D, Kitagawa L, Kobayashi B, La Chica T, Lamosao R, Lowen N, Marten L, Martinez R, Matayoshi S, Miyake T, Morikawa D, Poepoe M, Sayama J, Tam A, Tarnas D
Amends provisions relating to definitions under pharmacists and pharmacy law. Redefines the administering of immunizations to include administering immunizations orally, by injection, or by intranasal delivery, to persons 3 years of age or older by a pharmacist having appropriate training that includes programs approved by the Accreditation Council of Pharmacy Education (ACPE), curriculum-based programs from an ACPE-accredited college of pharmacy, state or local health department programs, or programs recognized by the board pursuant to provisions relating to vaccinations; children. -- Amends provisions relating to renewal of licenses; continuing education requirement. Requires a pharmacist who administers any vaccine to persons 3 years of age or older pursuant to provisions relating to vaccinations; children to complete a training program approved by the board within every other biennial renewal period and submit proof of successful completion of the training program by the board before administering any vaccine to persons 3 years of age or older. -- Amends provisions relating to vaccinations; children. Allows a pharmacist, pharmacy intern, or pharmacy technician under the direct supervision of a pharmacist to administer a vaccine to a person 3 years of age or older; provided that: the pharmacy intern has completed a practical training program approved by the Accreditation Council for Pharmacy Education that includes hands-on injection technique, clinical evaluation of indications and contraindications of vaccines, and the recognition and treatment of emergency responses to vaccines; the pharmacy technician has completed a practical training program approved by the Accreditation Council for Pharmacy Education that includes hands-on injection technique; the pharmacy technician has a Certified Pharmacy Technician certification from either the Pharmacy Technician Certification Board or National Health career Association; the pharmacist, pharmacy intern, or pharmacy technician has a current certificate in basic cardiopulmonary resuscitation; the pharmacist or pharmacy technician has completed a minimum of 2 credit hours in immunization-related continuing education courses during each licensing biennium; the pharmacist is in compliance with all applicable recordkeeping and reporting requirements, including complying with adverse events reporting requirements; the pharmacist, pharmacy intern, or pharmacy technician has reviewed the patient's vaccination records before administering the vaccine; the pharmacist has informed the patient and the patient's primary guardian or caregiver of the importance of a well-child visit with a pediatrician or other licensed primary care provider and has referred the patient as appropriate; and where a prescription has been ordered by a person other than the pharmacist, the pharmacist, pharmacy intern, or pharmacy technician shall verify that the prescriber or the prescriber's authorized agent is the patient's medical home. Requires the pharmacist, pharmacy intern, or pharmacy technician under the direct supervision of a pharmacist shall make a good faith effort to provide within 72 hours to the medical home and within 5 business days to the department of health

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immunization registry the same information provided to the patient pursuant to this provision as well as the following: all pharmacy interns or pharmacy technicians who administer vaccines to persons 3 years of age or older shall complete the training program required this provision and submit the completion certificate for the training program to the board before administering any vaccine to persons 3 years of age or older. -- HB2553 CD1

Committee Reports: HSCR 19-24 (HLT) HSCR 402-24 (CPC) HSCR 1059-24 (JHA)
SSCR 3305 (CPN/ HHS/) SSCR 3742 (JDC) CCR 55-24

Current Status: May-02 24 Received by the Governor

Section Affected: 461-1, 461-8, 461-11.4

HB2577 HD1 SD1 (SSCR 3673)

RELATING TO EDUCATION.

Introduced by: Woodson J, Amato T, Belatti D, Kapela J, La Chica T, Marten L, Martinez R, Onishi R, Perruso A, Sayama J, Tam A

Amends Act 4, first special session laws of Hawaii 2021, relating to department of education. Allows the department of health to require the department of education to report on coronavirus disease 2019 potential outbreaks or other public health emergencies and related information in a manner most appropriate to public health and safety, as determined by the department of health. Prohibits the department to require the department of education to include in any report personally identifiable information or education records, as provided in title 20 United States Code section 1232g and title 34 Code of Federal Regulations section 99.3; provided that the department of education may provide personally identifiable information only after the department of education has determined that a health or safety emergency exists. -- HB2577 SD1

Committee Reports: HSCR 245-24 (EDN) HSCR 990-24 (FIN) SSCR 3673 (EDU)

Current Status: Apr-19 24 Received by the Governor

Section Affected: ACT 4 2021 1SP

HB2581 HD1 SD1 CD1 (CCR 45-24)

RELATING TO EMERGENCY MANAGEMENT.

Introduced by: Ichiyama L, Poepoe M

Amends provisions relating to additional powers in an emergency period and provisions relating to state of emergency. Repeals, in the event of a state of emergency declared by the governor pursuant to provisions relating to state of emergency, the provisions that allows the governor or mayor to the extent permitted by or under federal law to suspend electronic media transmission. -- HB2581 CD1

Committee Reports: HSCR 680-24 (JHA) SSCR 3102 (PSM) SSCR 3687 (JDC) CCR 45-24

Current Status: May-02 24 Received by the Governor

Section Affected: 127A-13

HB2619 HD1 SD1 CD1 (CCR 154-24)

RELATING TO AGRICULTURAL BIOSECURITY.

Introduced by: Kahaloa K, Evsliin L, Ichiyama L, Ilagan G, Kitagawa L, Marten L, Matayoshi S, Morikawa D, Nakashima M, Poepoe M, Tarnas D, Todd C

Amends provisions relating to control or eradication programs. Requires the department of agriculture to: lead and coordinate the State's invasive pest control and eradication biosecurity efforts; engage in memorandums of understanding with interagency partners and private organizations; and approve of memorandums of understanding with submitted working plans to execute control and eradication programs. Establishes certain reporting requirements. -- Amends provisions relating to biosecurity program; establishment. Requires the department of agriculture to act as the lead agency for the State's biosecurity efforts. -- Amends provisions relating to objectives of biosecurity program. Provides that the objectives of the biosecurity program shall be to: coordinate with partner agencies and organizations to direct the control and eradication of invasive species. -- Amends provisions relating to annual report. Report to the legislature. Requires the report to include real-time geographic information system map data, coordinated data collection, work plans, memorandums of understanding, and contracts for service related to advancing the State's invasive pest control and eradication biosecurity efforts. -- Appropriation to the department of agriculture for certain positions and programs relating to agricultural biosecurity. -- Appropriation to each county as follows: 50,000 dollars to the city and county of Honolulu; 50,000 dollars to the county of Hawaii; 50,000 dollars to the county of Maui; and 50,000 dollars to the county of Kauai, as a grant in aid for the implementation of a feral chicken control program for each respective county; provided that a county shall not receive any funds unless matched on a dollar for dollar basis. (\$\$) -- HB2619 CD1

Committee Reports: HSCR 521-24 (AGR) HSCR 700-24 (FIN) SSCR 3066 (AEN)
SSCR 3706 (WAM) CCR 154-24

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Current Status: May-02 24 Received by the Governor
Section Affected: 141-3.5, 150A-51, 150A-52, 150A-57

HB2626 HD1 SD1 (SSCR 3329)

RELATING TO FISHPONDS.

Introduced by: Poepoe M, Amato T, Belatti D, Chun C, Evslin L, Holt D, Hussey-Burdick N, Ichiyama L, Kahaloa K, Kila D, Kitagawa L, Marten L, Morikawa D, Perruso A, Tam A, Tarnas D, Todd C

Amends provisions relating to government-owned Hawaiian fishponds; sale prohibition. Requires, for lease of a government-owned Hawaiian fishpond, the board to find: that the applicant has provided a management plan demonstrating the use and knowledge of traditional native Hawaiian practices and protocols as the primary component of the applicant's tenancy, including kilo, kia'i loko, and uhaulumu pohaku (for rock walled fishponds); and the proposed lease does not cause a substantial adverse environmental or ecological impact on the fishpond or surrounding areas. -- HB2626 SD1

Committee Reports: HSCR 184-24 (WAL) HSCR 461-24 (JHA) HSCR 835-24 (FIN)
SSCR 3329 (WTL/ HWN/) SSCR 3805 (WAM)

Current Status: Apr-19 24 Received by the Governor
Section Affected: 171-28

HB2641 HD1 SD1 CD1 (CCR 129-24)

RELATING TO APPRAISAL MANAGEMENT COMPANIES.

Introduced by: Nakashima M, Nakamura N, Nishimoto S, Saiki S, Sayama J

Establishes the appraisal management companies law. Establishes provisions relating to appraisal management company registration program. Establishes an appraisal management company registration program, subject to the real estate appraiser program established pursuant to provisions relating to real estate appraiser program to be administered by the director of commerce and consumer affairs in the director's capacity as the program administrator for both programs. -- Appropriation out of the compliance resolution fund to the department of commerce and consumer affairs to implement the appraisal management company registration program pursuant to this Act. -- Requires the appraisal management company registration program established pursuant to this Act to commence on September 1, 2024. (\$\$) -- HB2641 CD1

Committee Reports: HSCR 100-24 (LGO) HSCR 604-24 (CPC) HSCR 823-24 (FIN)
SSCR 3220 (CPN) SSCR 3756 (WAM) CCR 129-24

Current Status: May-02 24 Received by the Governor

Section Affected: (29 SECTIONS) APPRAISAL MANAGEMENT COMPANIES,
26H-4, 846-2.7, 466L-1, 466L-2, 466L-3, 466L-4, 466L-5,
466L-6, 466L-7, 466L-8, 466L-9, 466L-10, 466L-11, 466L-12,
466L-13, 466L-14, 466L-15, 466L-16, 466L-17, 466L-18,
466L-19, 466L-20, 466L-21, 466L-22, 466L-23, 466L-24,
466L-25, 466L-26, 466L-27, 466L-28, 466L-29

HB2657 HD1 SD1 (SSCR 3475)

RELATING TO ABUSIVE LITIGATION.

Introduced by: Saiki S

Establishes the abusive litigation law. -- Establishes provisions relating to abusive litigation; defined. Provides that abusive litigation occurs where the following apply; the opposing parties have a current or former intimate partner relationship or have filed on behalf of a minor or incapacitated person who has a current or former intimate partner relationship; the party who is filing, initiating, advancing, or continuing the litigation has been found by a court to have committed intimate partner violence against the other party, including by a temporary restraining order or order for protection that the court found was necessary due to domestic violence or the parties had agreed to an order for protection in a case of domestic violence and to the facts of that order, pursuant to an order or decree issued pursuant to provisions relating to criteria and procedure in awarding custody and visitation; best interest of the child or provisions relating to support of spouse and children; an order for protection; a temporary restraining order; a protective order issued pursuant to provisions relating to protective order; additional orders; a foreign protective order; a no contact order issued pursuant to provisions relating to abuse of family or household members; penalty; a criminal conviction or a plea of no contendere, in this State or any other jurisdiction for any of the crimes identified in provisions relating to abuse of family or household members; penalty, aggravated harassment by stalking, or harassment by stalking; or a filing for any offense related to domestic violence; the litigation is being filed, initiated, advanced, or continued primarily for the purpose of harassing, intimidating, or maintaining contact with the other party; and at least 1 of the following factors apply; claims, allegations, and other legal contentions made in the litigation are not warranted by existing law or a good faith argument for the extension, modification, or reversal of existing law or the establishment

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of new law; allegations and other factual contentions made in the litigation are without the existence of evidentiary support; or an issue or issues that are the basis of the litigation have previously been filed in 1 or more other courts or jurisdictions and the actions have been litigated and disposed of unfavorably to the party filing, initiating, advancing, or continuing the litigation. -- Establishes provisions relating to procedure to request order restricting abusive litigation. Allows a party to a case to request from the court an order restricting abusive litigation if the parties are current or former intimate partners and 1 party has been found by the court to have committed domestic violence against the other party in any answer or response to the litigation being filed, initiated, advanced, or continued; by motion made at any time during any open or ongoing case; or by separate motion made under this law, provided that for a temporary restraining order or order for protection, the motion shall be made within 5 years of the entry of the temporary restraining order or order for protection even if the order has since expired. -- Establishes provisions relating to hearing; procedure; presumptions; court findings; and filing of new case or motion by person subject to an order restricting abusive litigation. -- Requires by January 1, 2025, the courts to create new forms for the motion for order restricting abusive litigation and develop relevant instructions. Requires by July 1, 2025, the judiciary to provide training on abusive litigation and this Act to applicable family, district, and circuit court judges. -- HB2657 SD1

Committee Reports: HSCR 555-24 (JHA) HSCR 858-24 (FIN) SSCR 3475 (JDC)

Current Status: Apr-19 24 Received by the Governor

Section Affected: (8 SECTIONS) ABUSIVE LITIGATION

HB2685 HD2 SD1 CD1 (CCR 133-24) RELATING TO ENERGY.

Introduced by: Saiki S, Lowen N, Nishimoto S, Poepoe M, Tam A

Establishes provisions relating to solar hui program under energy resources law. Establishes provisions relating to solar hui program; fund manager. Provides that there is established the solar hui program to be administered by the Hawaii green infrastructure authority. Requires the solar hui program to provide a multi-family residential property owner the opportunity to invest in the solar hui investment fund established pursuant to this provision. -- Establishes provisions relating to solar hui investment fund. Allows the solar hui investment fund to be used to enter into energy service agreements with low- and moderate-income households to install a solar energy system. Appropriation to the Hawaii green infrastructure authority for the implementation of the solar hui program, including 1 full time equivalent (1.0 FTE) solar hui program fund manager position. (\$\$) (expenditure ceiling) -- HB2685 CD1

Committee Reports: HSCR 64-24 (EEP) HSCR 400-24 (CPC) HSCR 1032-24 (FIN) SSCR 3143 (EET) SSCR 3773 (WAM) CCR 133-24

Current Status: May-02 24 Received by the Governor

Section Affected: 196- (3 SECTIONS) SOLAR HUI PROGRAM

HB2715 HD1 SD1 CD1 (CCR 103-24) RELATING TO SPECIAL NUMBER PLATES.

Introduced by: Martinez R, Ganaden S, Kapela J, Lamosao R, Tam A

Establishes provisions relating to special number plates for malama puuloa; authorized. Requires the director of finance to issue to any registered owner of a motor vehicle, who is a resident of the State and has completed the application and paid the required fees, a special number plate for the registered owner's motor vehicle that commemorates malama puuloa and observes the organization's contributions to the restoration of puuloa, also known as pearl harbor. -- HB2715 CD1

Committee Reports: HSCR 252-24 (CAI) HSCR 926-24 (FIN) SSCR 3262 (TCA) SSCR 3755 (WAM) CCR 103-24

Current Status: May-02 24 Received by the Governor

Section Affected: 249- (1 SECTION) SPECIAL NUMBER PLATES FOR MALAMA PUULOA

HB2742 HD1 SD2 CD1 (CCR 140-24) RELATING TO THE LANDLORD-TENANT CODE.

Introduced by: Nakamura N, Amato T, Chun C, Evslin L, Ganaden S, Garrett A, Kila D, Kitagawa L, Lamosao R, Martinez R, Miyake T, Mizuno M, Takayama G, Tarnas D, Todd C

Establishes provisions relating to pre-litigation mediation for tenancies subject to certain emergency proclamations under residential landlord tenant code law. Requires this provision to apply to any tenancy subject to suspension of provisions relating to Landlord's remedies for failure by tenant to pay rent; and provisions relating to termination of tenancy; landlord's remedies for holdover tenants; and landlord and tenant law, under emergency proclamations issued by the governor and relating to wildfires when it becomes legally permissible to terminate a residential tenancy for

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nonpayment of rent. Allows a landlord or the landlord's agent, any time after rent is due, to demand payment thereof and notify the tenant in writing that unless payment is made within a time period mentioned in the notice as provided in this provision, not less than 15 calendar days after receipt thereof, the rental agreement shall be terminated. -- Requires the governor to notify the chief justice, legislature, and revisor of statutes no later than 20 days prior to the expiration of the final eviction moratorium identified in this Act, that the governor will not issue any further eviction moratoria in response to the wildfires; provided further that specific provisions of this Act shall take effect on the date of the expiration of the final eviction moratorium identified in this Act. -- Appropriation to the judiciary for mediation services. (\$\$) -- HB2742 CD1

Committee Reports: HSCR 589-24 (CPC) HSCR 714-24 (FIN) SSCR 3304 (CPN/JDC/) SSCR 3707 (WAM) CCR 140-24

Current Status: May-02 24 Received by the Governor

Section Affected: 521- (1 SECTION) PRE-LITIGATION MEDIATION FOR TENANCIES SUBJECT TO CERTAIN EMERGENCY PROCLAMATIONS

HB2743 HD2 SD1 CD1 (CCR 134-24) RELATING TO WASTEWATER.

Introduced by: Nakamura N, Amato T, Belatti D, Chun C, Evslin L, Garrett A, Holt D, Hussey-Burdick N, Ichiyama L, Kahaloa K, Kapela J, Kitagawa L, Lowen N, Marten L, Martinez R, Miyake T, Morikawa D, Perruso A, Poepoe M, Tarnas D, Todd C

Requires the university of Hawaii water resources research center and the university of Hawaii sea grant college program to develop an overlay with the Hawaii cesspool prioritization tool to identify specific priority areas in which the county sewer system or other centralized treatment system may most feasibly be expanded or constructed to reduce or eliminate cesspools before January 1, 2050. -- Appropriation to the university of Hawaii for the university of Hawaii water resources research center and the university of Hawaii sea grant college program to develop an overlay with the Hawaii cesspool prioritization tool to identify specific priority areas in which the county sewer system or other centralized treatment system may most feasibly be expanded or constructed to reduce or eliminate cesspools before January 1, 2050. (\$\$) -- HB2743 CD1

Committee Reports: HSCR 601-24 (EEP/ WAL/) HSCR 1038-24 (FIN) SSCR 3293 (AEN/ HHS/ GVO) SSCR 3806 (WAM) CCR 134-24

Current Status: May-02 24 Received by the Governor

HB2790 HD1 SD1 CD1 (CCR 168-24) RELATING TO HOUSING.

Introduced by: Matsumoto L, Alcos III D, Amato T, Garcia D, Hussey-Burdick N, Kahaloa K, Kila D, Pierick E, Poepoe M, Takenouchi J, Ward G

Requires the Hawaii housing finance and development corporation to report to the legislature. Requires the report to be an analysis of the feasibility of continuing to fund the operations of the housing loan and mortgage program. (\$\$) -- HB2790 CD1

Committee Reports: HSCR 368-24 (HSG) HSCR 802-24 (FIN) SSCR 3122 (HOU) SSCR 3757 (WAM) CCR 168-24

Current Status: May-02 24 Received by the Governor

HB2801 HD1 SD1 CD1 (CCR 139-24) RELATING TO COMMERCIAL PROPERTY ASSESSED FINANCING.

Introduced by: Saiki S

Amends provisions relating to improvement by assessment; financing; commercial property assessed financing program by changing its title to improvement by assessment; financing. Repeals provisions establishing a special improvement program to be known as a commercial property assessed financing program, which shall be administered by the Hawaii green infrastructure authority. -- Amends provisions relating to definitions under energy resources law. Defines assessment and property owner or owner. Redefines commercial property and commercial property assessed financing assessment. Redefines commercial property assessed financing lender and commercial property assessed financing program. Redefines option to purchase. Repeals definition of county director of finance or county director of budget and fiscal services. Repeals definition of non-ad valorem special tax assessment. -- Amends provisions relating to commercial property assessed financing program. Establishes a commercial property assessed financing program to be administered by the authority to enable owners of qualifying property to access non-traditional financing for qualifying improvements. Requires program financing to be secured by a voluntary assessment imposed on the benefitted property that is secured by a statutory lien; provided that the statutory lien shall have priority over all other liens except the liens for property taxes and other assessments lawfully imposed by a governmental authority against the property. -- Amends provisions relating to clean energy and energy efficiency revolving loan fund.

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Allows the authority to establish subaccounts within the fund as necessary; provided that in accordance with provisions relating to commercial property assessed financing program, the authority shall establish a subaccount within the fund into which shall be deposited all moneys, including any interest accrued and fee revenues, collected as assessments under the commercial property assessed financing program. -- Amends provisions relating to separate titles and taxation. Allows commercial property assessed financing program assessments pursuant to provisions relating to commercial property assessed financing program, to be imposed upon the project, as described by the project's master deed, declaration, and map pursuant to this law; provided that a commercial property assessed financing contract is entered into by a condominium association with an approved commercial property assessed financing lender and the Hawaii green infrastructure authority. Provides that without limitation of the foregoing, each unit and its appurtenant common interest shall be deemed to be a "parcel" and shall be subject to separate assessment and taxation for all types of taxes authorized by law, including but not limited to other non-commercial property assessed financing program special assessments. -- Amends provisions relating to common profits and expenses; association; limitations on powers; association fiscal matters; lien for assessments; attorneys' fees, delinquent assessments, and expenses of enforcement; and use of power of sale foreclosure in certain non-mortgage situations. -- HB2801 CD1
Committee Reports: HSCR 590-24 (CPC) HSCR 715-24 (FIN) SSCR 3348 (CPN) SSCR 3819 (WAM) CCR 139-24
Current Status: May-02 24 Received by the Governor
Section Affected: 46-80, 196-61, 196-64.5, 196-65.5, 514B-4, 514B-41, 514B-105, 514B-146, 514B-157, 667-40

HB2802 HD1 (HSCR 685-24)

PROPOSING AN AMENDMENT TO ARTICLE I, SECTION 23, OF THE HAWAII CONSTITUTION RELATING TO MARRIAGE.
Introduced by: Saiki S
Proposes to amend the constitution. Repeals provisions relating to marriage. Repeals that the legislature shall have the power to reserve marriage to opposite-sex couples.
-- HB2802 HD1
Committee Reports: HSCR 685-24 (JHA) SSCR 3284 (JDC) SSCR 3811 (WAM)
Current Status: Apr-09 24 Received by the Governor
Section Affected: ART I S23

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